

CALENDAR
OF
CLOSE ROLLS

EDWARD I

1279-1288

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CALENDAR
OF THE
CLOSE ROLLS

PRESERVED IN THE

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THE DEPUTY KEEPER OF THE RECORDS.

EDWARD I.

A.D. 1279—1288.

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PREFACE.

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward I. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of His Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of Exeter College, Oxford. The Index has been compiled by Mr. C. H. Woodruff, B.C.L., Mr. Stevenson having assisted him by identifying most of the places.

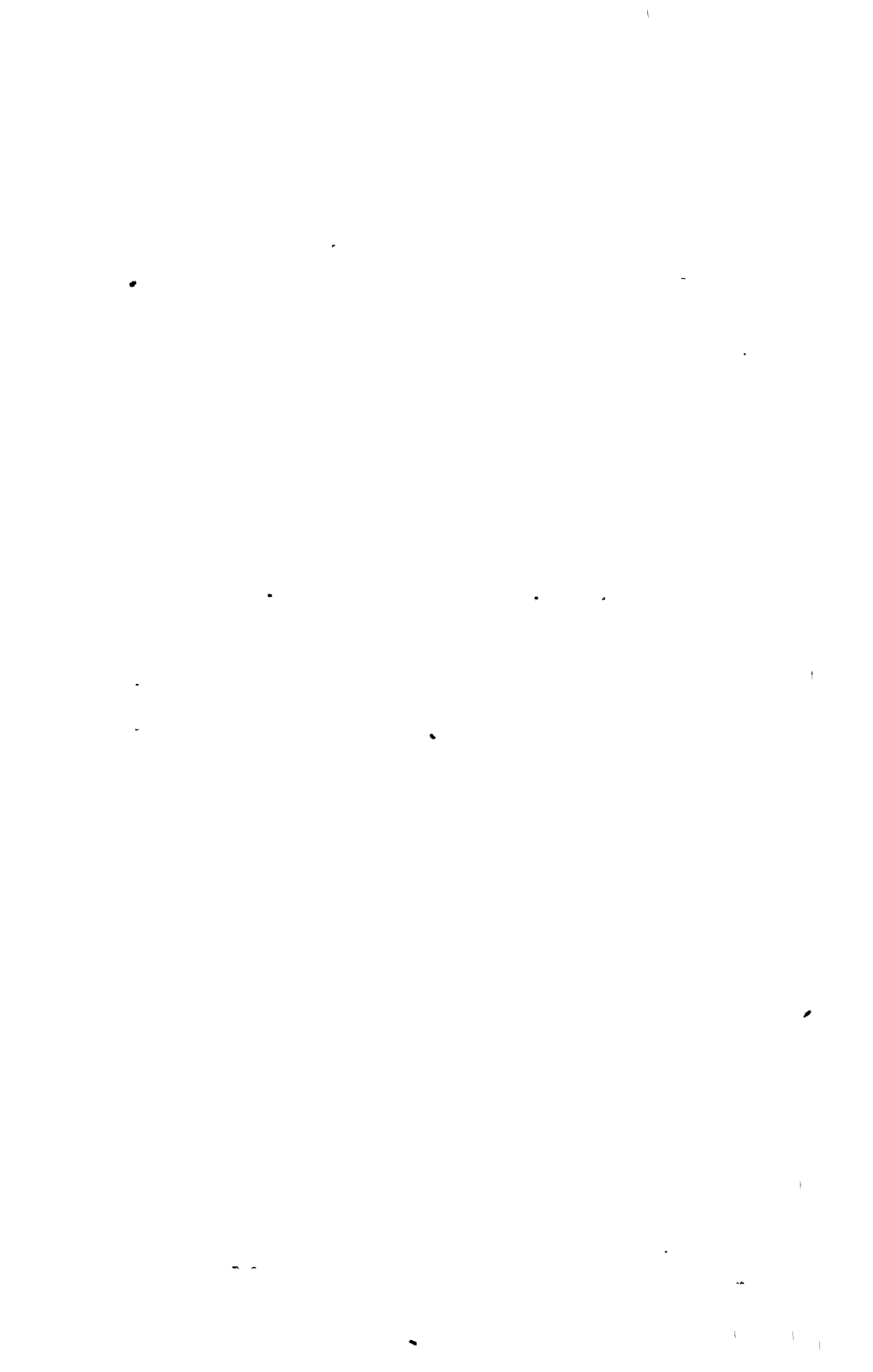
H. C. MAXWELL LYTE.

Public Record Office,

26 February, 1902.

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CORRIGENDA.

-
- Page 4, line 12, *for Dunesawage read Annesawage.*
 „ 13, „ 9 from bottom, *for Lenelaund read Levelaund.*
 „ 47, margin, *for Gloucster read Gloucester.*
 „ 49, line 28, „ Tartturtays „ Tartcurtays.
 „ 63, „ 8, „ Willirm „ William.
 „ 66, „ 10, „ John „ Joan.
 „ 95, „ 16 from bottom, *for arhbishopric read archbishopric.*
 „ 98, „ 18 „ „ *for Isabella read Isolda.*
 „ 99, last line, *for Fulton read Fulcon[is].*
 „ 106, line 12, „ Tainton „ Tamton.
 „ 110, „ 6 from bottom, *for John son of John read Robert son of John.*
 „ 130, „ 19, *for Palph read Ralph.*
 „ 168, „ 14 from bottom, *for J. bishop of Bath and Wells read R. bishop of Bath and Wells.*
 „ 183, line 22 from bottom, *for W. bishop of Bath and Wells read R. bishop of Bath and Wells.*
 „ 208, „ 22, *for Munekan read Mimekan.*
 „ 224, „ 18 from bottom, *for Braunceston read Braunteton.*
 „ 232, „ 19, *after this insert he.*
 „ 261, „ 4, „ Berefeld *insert comma.*
 „ 288, „ 18 from bottom, *for his read her.*
 „ 304, „ 1, *for Philip read Gilbert.*
 „ 332, last line, *add 'Statutes of the Realm,' i. 104.*
 „ 334, line 18, *for Clethorp read Olethorp.*
 „ 341, „ 14, „ Pauntehale *read Pauncehale.*
 „ 354, „ 18, „ Thomes *read Thomas.*
 „ 361, „ 3 from bottom, *for Donington read Dovington.*
 „ 387, „ 22 „ „ *after W. add (sic).*
 „ 391, „ 8 „ „ *for Winchester read Worcester.*
 „ 414, „ 23, *for de read le.*
 „ 433, „ 8 from bottom, *delete ' (sic).'*
 „ 458, last line, *for Roger read Reginald.*
 „ 460, line 22, „ Oston „ Ofon.
 „ 474, „ 11 from bottom, *for da read de.*
 „ 476, „ 9 „ „ „ his „ her.
 „ 480, „ 11 „ „ „ Ivele *read Iuele.*
 „ 481, „ 6 „ „ „ clerks „ clerk.
 „ 484, „ 12 „ „ „ Gloucester *read Cornwall.*
 „ 486, „ 21, *for Malu read Malo.*
 „ 491, „ 14, „ Robart „ Robert.
 „ 532, „ 24, „ Chester „ Chichester.
 „ 541, „ 14, „ Alan „ Adam.

CALENDAR

OF

CLOSE ROLLS.

8 EDWARD I.

MEMBRANE 11.

1279.
Nov. 26.
Windsor.

To Ralph de Sandwyco, the king's steward. Order to cause Edmund, the king's brother, to have spars (*virgas*) and timber in the forest of Den, to make his weirs in the water of Severn at Radleg'.

To the treasurer and barons of the exchequer. Order to discharge the abbot of St. Mary's, York, and Alexander de Kirketon, late sheriff of York, of 6573*l.* 6*s.* 8*d.* of the first and second moieties of the fifteenth in that county, and to charge Reyner de Luk' and his fellows, merchants of Lucca (*Luk'*), therewith, as the abbot and Alexander paid this sum to the merchants by the king's order, as appears by their letters patent.

Nov. 26.
Windsor.

To the same. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have respite until the Purification next for all debts due to the exchequer.

To the justices appointed for the custody of the Jews. Whereas Robert de Foleham and his fellows, during the time when they were the late king's justices for the custody of the Jews, granted, by the late king's licence, to Aaron son of Vyves, a Jew of London, a debt of 96*l.*, under the name of Hugh de Sancto Vasto, that belonged to Jacob son of Leo, a Jew, deceased, and another debt of 46*l.*, under the name of Master Thomas de Quappelade, that belonged to Abraham son of Muriel, a Jew, deceased, on condition that Aaron should pay 40*s.* to the exchequer yearly until the money should be paid to the said king in full, and Aaron has hitherto not observed these terms; the king, at the instance of his brother Edmund, has granted to Aaron that he may recover the terms aforesaid and may pay to the king 40*s.* yearly until the said debts be paid in full: the king orders the justices, if they ascertain that it is so by inspection of the rolls of the Jewry of the time aforesaid, to cause Aaron to have the terms aforesaid, and to cause this to be so done and enrolled.

To the treasurer and barons of the exchequer. Order to cause Theobald de Luk', and his fellows, merchants of Lucca (*Luk'*), to be acquitted of 10*l.* in which they were amerced before Master Roger de Seyton and his fellows, justices last in eyre at the Tower of London, for selling cloth that was not of the right measure, contrary to the late king's inhibition, as the king has pardoned them.

1279.

Membrane 11—cont.

To Stephen de Penecestre, Walter de Helyun, and John de Cobeham, justices to hear and determine pleas of money. Order to cause Walter de Kane[ia], clerk of the king's consort, to be acquitted of 50*l.* in which he was amerced before them for a trespass of money, as the king has pardoned him.

Nov. 26.
Windsor.

To the sheriff of Salop. Order to cause the goods and chattels of John de Wavre, which were taken into the king's hands upon his being appealed, before the justices of the Bench, of the death of Richard son of Richard son of Hugh, upon his finding mainpernors to answer to the king therefor before the justices at the first assizes if they ought to pertain to him, as John rendered himself to the king's peace and prison and afterwards put himself upon a jury and purged himself before the justices of the Bench, as appears by the record of the said justices.

The like to Guncelin de Badelesmere, justice of Chester.

Nov. 26.
Windsor.

To the sheriffs of Middlesex. Order to deliver to the Friars Preachers of London, until otherwise ordered, the 'schuit'* (*shuta*) from which John Babbestel fell into the water of Thames and was drowned, for which reason the 'schuit' came to the king's hands as deodand, as the king has granted to the friars the alms called 'deodands' throughout his whole realm, as is fully contained in his letters patent.

To the treasurer and chamberlains of the exchequer. Order to pay to Guy, count of Flanders and marquis of Namur, 300 marks yearly for his life, as the king has granted that sum to him in the name of a fee by his letters patent for his homage.

Dec. 10.
Quenington.

To Geoffrey de Pycheford, constable of Windsor Castle. Order to pay to two chaplains celebrating divine service in the chapel, who receive 50*s.* each yearly; and to William de Eton and Robert de Shorteford, clerks and viewers of the works of the king's castle and park of Windsor and of other works in the manors of Braye, Keniton, and Old Windsor, each of whom receives 3*d.* a day; and to two door-keepers of the castle, each of whom receives 2*d.* a day; and to two gardeners, each of whom receives 2½*d.* a day; and to Robert Lichtfot, gatekeeper of Windsor Park and keeper of the king's houses there, who receives 4*d.* a day; and to Robert de Say, chief forester of the forest of Windsor, who receives 12*d.* a day; and to John de Char, serjeant of the castle aforesaid, who receives 3*d.* a day; and to Henry le Arblaster of Windsor, who receives 2*d.* daily for his maintenance for life; and to the parker of Kenyton, who receives 2½*d.* a day; and to four watchmen of the castle, who receive 2*d.* a day, their wages from Michaelmas, in the seventh year of the reign, until Michaelmas following.

Dec. 19.
Devizes.

To the sheriff of Oxford. Whereas the king learns by inquisition taken by the sheriff, that two carucates of land in Great Rollendrich that William de Parles, who was hanged for felony, held, have been in the king's hands for a year and a day, and that William held the land of John de Parles, and that Roger de Burd holds the land for life by demise from William for a yearly ferm of 10 marks, and that the sheriff has received 10 marks for the king's year and day thereof, and that the sheriff ought to answer therefor; the king orders the sheriff to deliver the said 10 marks yearly to John until the quinzaine of Easter next, so that the king may then cause them to be resumed into his hands, and may cause justice to be done to any persons claiming right in the said lands.

* The Dutch vessel so called.

1279.

Membrane 11—cont.

Dec. 26.
Winchester. To the treasurer and barons of the exchequer. Order to cause the demand made upon the men of Basingestok for 10 marks due to the late king for the arrears of their last tallage to be released, and to cause them to be acquitted thereof, as they have paid the money to Queen Eleanor, the king's mother, as she has signified to the king, by order of the late king.

To the sheriff of Nottingham. Order to deliver Michael de Lek, imprisoned at Nottingham for trespass of the Forest, in bail to twelve men of that county, who shall mainpern to have him before the justices next in eyre in that county for pleas of the Forest, and who shall mainpern that he will not forfeit in the king's forests in the meantime.

Dec. 28.
Winchester. To the sheriff of Gloucester. Order to cause to be delivered to Walter de Wilton his lands in Pychenecumbe, which were taken into the king's hands because he lately entered the king's fee in that town without the king's licence and will, and to restore the issues thereof, upon his finding security to stand to right before the king when he wish to speak against him.

To Walter de Everle, keeper of the forest of Panbere. Order to permit the abbot of Hyde, Winchester, to take timber in his own woods within the forest necessary for the repair of the refectory of the abbey, on this occasion, of the king's special grace.

To Henry de Edmundesthorp, keeper of the forest of Fremantel. Like order.

To John de Farlington, keeper of the forest of Acele. Like order.

The like to Matthew de Columbar[iis], keeper of the forest of Ceth.

To the keeper of the forest of Chippeham. Order to cause Richard Payn to have five oak-trunks (*robora*) for fuel, of the king's gift.

To John son of Nigel, keeper of the forest of Bernewod. Order to cause the Friars Preachers of Oxford to have ten oak-trunks (*robora*) and an oak fit for timber.

1280.

Jan. 1.
Winchester. To the treasurer and barons of the exchequer. Whereas the king lately ordered the prior and convent of St. Swithin's, Winchester, to pay 25 marks in arrear to him of 310 marks, which he lately lent to them by the hands of his merchants of Lucca (*Luk'*), for the expedition of their affairs, to William de Brayboef, sheriff of Southampton, for the works of the castle of Winchester, and the prior and convent have paid the money to the sheriff, as he has acknowledged before the king; the king orders the treasurer and barons to cause the sheriff to be charged with this sum and to cause the prior and convent to be discharged thereof, and then to receive from the prior and convent the king's letters of precept and the tally of the sheriff testifying the receipt of the said sum.

To Walter de Helyun. Notification that the king has granted to Thomas de Sow, clerk, that he may pay the 20*l.* due to the king for certain Jews' houses in Oxford lately sold to him by Walter, half at the quinzaine of Easter and half at the quinzaine of Michaelmas next, and order to cause him to have these terms and to cause this to be so done and enrolled.

To the barons of the exchequer. Order to cause William de Aldithel[eye] to be acquitted of 100*l.* of the debts due from him to the king, which the king pardoned him at another time, as contained in a schedule delivered to them and in their hands at the exchequer.

To Gregory de Rockesl[eye] and Orlandinus de Podio, keepers of the exchange of London. Order to pay to Master Thomas Bek, keeper of the

1280.

Membrane 11—cont.

king's wardrobe, 800*l.* from the old money coming to the exchange, to be paid to divers merchants for cloth, fur-linings (*pellura*), wax and spices taken and bought for the king's use by the hands of Giles de Audenard and Adam, the king's tailor, from Easter, in the seventh year, until St. Edmund the Confessor following. By bill of the wardrobe.

Jan. 6.
Winchester.

To the sheriff of [Hants]. Notification that the king has granted to Hugh son of Oto—in recompence for the custody of the serjeanty of the dies (*cuneorum*) of London and Canterbury, which belonged to Thomas son of Oto, deceased, tenant in chief, and which the king lately granted to the said Hugh during the minority of Thomas's heir and which Hugh has now restored to the king—a moiety of the garden and manor of Chilwarton and Dunesawage, together with a rent of 13*s.* 4*d.* yearly from Percival son of Thomas de Chilwarton and a rent of 6*s.* 8*d.* yearly from Thomas le Waleys in Chilwarton, which were in the hands of Benedict son of Licoricia, late a Jew of Winchester, who was hanged for felony, and all the debts, arrears and fees in which Thomas de Chylwarton was bound to the said Jew for any cause, and all the debts that Thomas and his heirs owe to Jospynus son of Deulegard, and order to cause Hugh to have seisin of the foregoing, with all issues thereof from the time of the arrest of Benedict.

Jan. 6.
Winchester.

To the sheriff of Nottingham. If John de Beston and Simon his brother, imprisoned at Lincoln for certain trespasses committed at Nottingham, whereof they were convicted [before] the king when he was last there, find twelve mainpernors who shall mainpern to have them before the king at his order to stand to right and who shall mainpern that John and Simon shall not enter the town of Nottingham within this year or hereafter without the king's special licence, the sheriff is ordered to inform the constable of Lincoln and he will cause John and Simon to be delivered from prison. The king has ordered the constable to cause John and Simon to be delivered so soon as the sheriff inform him of the names of the mainpernors.

To Walter de Everle, keeper of the forest of Pambere. Order to cause the abbot of Hyde to have six oaks fit for timber in that forest, of the king's gift.

To Ralph de Sandwyco. Order to cause Henry de Lacy, earl of Lincoln, to have in the king's stew of Brunesywyk thirty bream (*brem'*) and twenty pike (*luceos*), in order to stock his stews.

Jan. 6.
Winchester.

To Robert de Ufford, justiciary of Ireland. Order to cause John de Walhope to have in the park of Glinery seven oaks fit for timber, of the king's gift.

To Roger de Clifford. Order to cause William Daudeley to have in the forest of Milcet six does, of the king's gift.

To Thomas de Normanvill, the king's steward. Order to cause dower to be assigned to Beatrice, late the wife of John de Boulton, tenant in chief, upon her taking oath not to marry without the king's licence, as it was the king's intention, when he rendered John's lands to Robert de Boulton, his brother and heir, that Beatrice should have her dower thereof.

To the sheriff of Buckingham. Order to cause dower to be assigned to Roesia, late the wife of Richard Chastillun, tenant in chief, after making an extent of Richard's lands.

1280.

Membrane 11—cont.

To the treasurer and barons of the exchequer and to the justices assigned for the custody of the Jews. Notification that the king has granted to John de Vyeleston that he may pay the 10*l.* due to the king for a debt of 10*l.* in which he was bound to Jacob de Oxonia, a Jew, deceased, by his charter, which charter the king caused to be withdrawn from the chests of the chirographers of his Jewry and to be delivered to John, by 40*s.* yearly, and order to cause him to have these terms and to cause this to be so done and enrolled.

MEMBRANE 10.

Jan. 20. To the treasurer and barons of the exchequer. Order to pay to Stephen Lyndhurst. de Penecestre 154*l.* yearly, as the king lately committed to him the castle of Dover and the Cinque Ports during pleasure, with provision that he should receive for his maintenance and for that of the chaplains, serjeants and watchmen and of a carpenter staying in the castle and for their robes 300*l.* yearly, to wit 146*l.* from the wards pertaining to the castle and the remaining 154*l.* from the merchants of Lucca (*Luk'*), and the king now wills that Stephen shall receive the latter sum from the exchequer.

Jan. 7. To the justices appointed for the custody of the Jews. As the king Winchester. learns by inquisition taken by them that Simon son of Ralph de Thorp has due acquittance of all debts that his father owed to Deulacres son of Aaron, a Jew, which are exacted from him by summons of the exchequer of the Jewry, the king orders them to cause the charter of the said debts to be withdrawn and to cause Simon to have it, and to cause Simon to be acquitted thereof, and to cause this to be so done and enrolled.

Jan. 20. To Philip de Wileby, receiver of the goods and chattels of certain condemned Jews. Whereas Aaron son of Vyves, a Jew of London, is bound Lyndhurst. to the king in 36*l.* for the mainprise of divers Jews, and the king [has pardoned] him the said debt in recompence for a debt of 1000 marks that the king granted that he would make to him for a debt of 1000 marks that the Jew lately granted to Queen Eleanor, the king's consort, as is contained in the king's letters made to him: the king orders Philip to cause the said sum to be allowed to the Jew in the total of the debt aforesaid, informing the justices appointed for the custody of the Jews to cause the said 36*l.* to be deducted (*decidere*) from the total of the debt aforesaid.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Castello to be acquitted of 10*l.* that he received from the king at the exchequer as a loan in the fourth year, as the king pardoned him this sum, as may appear by the rolls of the exchequer.

To Ralph de Sandwyco, the king's steward. Order to cause Francis Accurs[*ii*], the king's secretary (*secretarius*), to have the manor of Martleghe, which is in the king's hands by reason of the minority of Hugh le Despenser, son and heir of John le Despenser, tenant in chief, or any yearly ferm that may be due for the same by reason of any prior commission, until otherwise ordered.

To the same. Order to cause the said Francis to have the shops in the town of Lenn that are in the king's hands by reason of the lands and heir of Robert de Monte Alto, tenant in chief, being in the king's wardship, to have of the king's commission during pleasure.

1280.

Membrane 10—cont.

To Philip de Wyleby, receiver of the goods of condemned Jews. Order to cause Thomas de Pampesworth to have 150*l.* for the expenses of the household of the king's children dwelling in the castle of Windsor.

To the sheriff of Sussex and keeper of the king's forest of Arundel. Order to cause J. archbishop of Canterbury to have in that forest thirteen bucks in the grease time (*seisona pinguedinis*) and thirteen does in the close time (*seisona fermionis*).

To Thomas de Weyland and his fellows. Order to cause 100 marks to be estreated from the clearer amercements made before them or before other justices of the Bench, and to cause the estreats to be delivered to sheriffs who shall seem fit, in order that the sheriffs may cause the money to be levied according to the estreats and may cause the justices to have them for their expenses about the taxation of such amercements, which they were appointed to make throughout the realm.

Feb. 6.
Kingston.

To the sheriff of Oxford. Order to pay to Robert Malet, one of the justices appointed to take assizes in divers counties, 10*l.* in aid of his expenses in the king's service.

To Ralph de Sandwyco, the king's steward. Order to take into the king's hands all the lands whereof William de Perton, tenant in chief, was seised in his demesne as of fee, as the king learns that he is dead.

Feb. 11.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause Hildebrand de Londonia, sheriff of Wilts, to be acquitted of 1417*l.* 13*s.* 4*d.* paid by him by the king's order to Frederick de Luk', Luke de Luk', Orlandinus de Podio, Abbas de Talgard, Gerard de Luk', and Matthew Rugepel, citizens and merchants of Lucca, of the first term of payment of the fifteenth in that county, whereof Hildebrand has acquittance by the king's letters patent, as he says, and of 1381*l.* 13*s.* 4*d.* paid by him to Giles de Audenard, then keeper of the Tower of London, and to Reyner Magiar', merchant of Lucca (*Luk'*), in the fifth year of the reign, and of 36*l.* 13*s.* 0*3d.* paid upon divers occasions in the sixth year, as appears by the letters patent of the said merchants and Giles, wherewith Hildebrand is charged at the exchequer, and to cause the said merchants and Giles to be charged with the same.

To the same.* Notification that the king has granted to Robert de Balliolo that he may pay the 100 marks in which he made fine with the king for certain trespasses charged against him by 20 marks yearly, and order to cause him to have these terms and to cause this to be so done and enrolled.

To the sheriff of Dorset. Order to cause William de Braiboef, one of the justices in eyre in that county, to have 20 marks in aid of his expenses in the king's service.

To Peter de la Mare, constable of Bristol castle. Order to cause Richard the tailor of Queen Eleanor, keeper of the maritime serjeanty there, to have two robes or a mark yearly for each of his serjeants of the serjeanty aforesaid, as Robert de la Garderobe, late keeper of the serjeanty, and other keepers have heretofore been wont to receive.

Feb. 17.
Clarendon.

To the keeper of the forest of Clarendon. Order to cause the Friars Preachers of Wilton to have four leafless oak-trunks (*robora*) for their fuel, of the king's gift.

1280.

Membrane 10—cont.

To the same. Order to cause Master Walter Scamel, dean of Salisbury, to have in that forest six leafless oak-trunks for his fuel, of the king's gift.

Feb. 20.
Clarendon.

To Ralph de Sandwyco, the king's steward. Order to deliver to Richard Makerel, chaplain, a third of an acre of meadow in Fitelton, which the king lately caused to be taken into his hands by reason of the death of Henry de Candever, tenant in chief, to be held in the same way as Richard's father, who died seised thereof, was wont to hold it, as the king learns by trustworthy men that Richard has right in the said third of an acre, and that he ought to render 12*d.* yearly to the king therefor, as is contained in the charter of feoffment that he has.

To the same. Whereas the king learns by inquisition taken by the steward that Robert de Bures ought to receive by the charter of feoffment of Robert de Ferrariis, deceased, 100*s.* of yearly rent from the manor of Certeleve, which is in the king's hands by reason of John, son and heir of Robert [de Ferrariis], a minor, being in the king's hands, and that Robert de Bures had peaceful seisin thereof until the last year that Robert [de Ferrariis] lived, in which year Robert [de Ferrariis] detained the rent from him, and the king, having inspected the charter of feoffment, does not wish to wrong Robert [de Bures]: he orders the steward, if he ascertain that Robert de Bures entered into no other contract with Robert de Ferrariis after the time of the feoffment so that he should not receive the rent in form aforesaid, to cause Robert de Bures to have the rent from the issues of the manor for so long as it shall be in the king's wardship, saving to the king the custody of all the lands that Robert de Ferrariis had in exchange for the rent aforesaid.

Feb. 22.
Clarendon.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Whereas, at the request of W. late archbishop of York, the king caused an inquisition to be taken by Geoffrey whether it would be to the damage of the king or of his forest of Shyrewod, or of any one, if he should grant that the archbishop might make a clearing (*trencham*) of the breadth of forty feet in his own soil of his wood called 'Lytelhawe' between that wood and the abbot of Rufford's wood called 'Brunne,' from the king's highway to Blyth (*Blidam*) in length to the water of Rayngwath, and another clearing in his own soil of his wood called 'Blithewurth' between the same wood and the wood of the prior of Newstead in Shirewude that begins at Blake-fencrook and extends to the cross called 'Scarletecros,' which are within the bounds of the forest aforesaid; and the king, after inspecting the inquisition and after finding that the grant would not be to his damage or the damage of any other, granted that the archbishop might make and have the clearings; and W. archbishop of York, the archbishop's successor, has besought the king to grant to him the same grace, and the king has caused his petition to be granted: the justice is therefore ordered to permit the archbishop to have the clearings without hindrance or challenge.

To the keeper of the forest of Clarendon. Order to cause Jordan de Laverekstok to have two oaks fit for timber, of the king's gift.

To the sheriff of Northumberland. Whereas William de Felton, the king's yeoman, has mainperned before the king that he will answer at the exchequer by the sheriff's testimony for the issues of the lands of Robert de Mariscis, clerk, from the time of the delivery thereof to him until three

1280.

Membrane 10—cont.

weeks from Easter, and also for Robert's goods and chattels, which the king lately caused to be taken into the king's hands— [*Incomplete.*]

Vacated, because on the Fine roll.

Feb. 25. To Thomas de Normanvill, the king's steward. Order to deliver to
Marlborough. Robert de Hausted* and Margery his wife all the lands that belonged to Michael de Hockelegh and which he had of the king's gift in the towns of Blakebrok, Feurfeud, and Hope, co. Derby, and which are the king's escheats because Michael died without an heir, and which are extended at 10*l.* 3*s.* 8½*d.*, as the king has granted the said lands to Robert and Margery and to their first born son and heir or to another son to whom Robert and Margery's inheritance ought to descend of right after their death.

March 2. To Richard de Holebrok, the king's steward. Order to cause John de
Down Langeton, clerk, to have in the forest of Geytinton two good oak trees fit
Ampney. for timber, of the king's gift.

To the mayor and sheriffs of London. Order to cause the action of John de la More in the Husting of London against Aaron son of Vyves, a Jew of London, concerning a messuage in the city of London to come before the justices appointed for the custody of the Jews, as the Jews of the realm ought not to plead or be impleaded elsewhere than before the aforesaid justices.

Memorandum, that, on 4 March, the bishop of Bath and Wells, the chancellor, went from the court to his bishopric.

March 8. To the constable of St. Briavells castle. Order to deliver Walter
Down Stoffard and Richard le Fower, imprisoned in that castle for venison lately
Ampney. found with them, in bail to twelve men each, who shall mainpern to have them before the justices for pleas of the Forest when they come to those parts to stand to right, as Ralph de Sandwyco, the king's steward, has signified to the king that the venison was taken by wolves and not by Walter and Richard.

March 14. To the barons of the exchequer. Order to cause Thomas del Pyn, late
Down sheriff of Devon, to be acquitted of 482*l.* of the payment of the second
Ampney. moiety of the fifteenth in that county paid by him into the wardrobe at Dunamen[ey], on Tuesday after St. Cuthbert, in the sixth year of the reign, to Master Thomas Bek, keeper of the wardrobe, and of 120*l.* paid to the said Master Thomas on Wednesday in Easter week, in the same year, of the second moiety of the said fifteenth, as is contained in the king's letters patent of acquittance in Thomas's hands, and of 40*l.* of the aforesaid second moiety paid by him to Giles de Audenard, then keeper of the Tower of London, and to Reynier Magiar', merchant of Lucca, in the aforesaid year, and of 17*l.* paid by the hands of Robert de Cestria, clerk, of the arrears of the fifteenth of that county upon one occasion, and of 32*l.* 10*s.* 0*d.* paid to the said Giles and to Henry de Podio, merchant of Lucca, in the seventh year, on another occasion, as appears by the letters patent of the said merchants and Giles in Thomas's possession, with which sums Thomas is charged at the exchequer, and to cause the said merchants to be charged therewith.

* Written *Halsted* in the margin.

1280.

*Membrane 10—Schedule.*Feb. 22.
Clarendon.

* To Matthew de Columbariis, keeper of the forest of Chet. Order to cause Hildebrand de Londonia, sheriff of Wilts, and William Gereberd to have fifty oaks for the king's works at Clarendon, as enjoined upon them by the king.

*MEMBRANE 9.*March 15.
Down
Ampney.

To William de Hamelton, guardian of the bishopric of Winchester during voidance. Order to cause Hildebrand de Londonia, sheriff of Wilts, to have in the wood of the bishopric at Dunton twenty oaks fit for timber for the works of Clarendon, by the view and testimony of William Gereberd, vieweer of the said works, as the king has enjoined upon him. By K.

To the sheriff of Dorset. Order to deliver William le Fraunceis, imprisoned for divers trespasses whereof he was convicted before the justices in eyre in that county, in bail to twelve men who shall mainpern to have him before the king at his parliament in three weeks from Easter to answer to the king for what pertains to him by reason of the trespass aforesaid and to do and receive what the king shall provide by his council.

March 17.
Down
Ampney.

To the sheriff of Somerset. Whereas the king enjoined by word of mouth William de Hamelton, guardian of the bishopric of Winchester, to cause, jointly with the sheriff, Simon de Monte Acuto and Henry de Lortyei, imprisoned for trespass of the Forest, to be delivered from the prison wherein they are detained by the king's special precept, for the execution of which in the form contained in the writ directed to the sheriff the king lately sent John de Suthewell, his clerk; the king orders the sheriff not to omit by reason of the said order to deliver Simon and Henry from prison by mainprise and by [the penalty of] forfeiture that they will render themselves to prison at the quinzaine of Easter next, to do then the king's will. Almaric de Sancto Amando has mainperned them in form aforesaid.

To the sheriff of Somerset. Order to deliver Henry de Monte Forti, imprisoned at Ivelcestre for trespass in the forest of Selewod, in bail to twelve mainpernors who shall undertake to have him before the king in the parliament at Westminster in three weeks from Easter.

To the constable of Devizes castle. Order to permit the abbot of Stanleg' to have stone in the king's quarry of 'La White Quarrer' for the construction of a chamber in his abbey for the king's use, and to permit him to carry it to his abbey until Michaelmas next, as the king has granted him stone for this purpose.

March 25.
Down
Ampney.

To the treasurer and chamberlains. Order to compound with Elias Brise, son of Roger Brise of La Rochele, deceased, for the arrears of 9d. daily from the exchequer granted to him by the late king during life, for the good service rendered to the said king by Roger, and also for all such fee as Elias ought to receive at the exchequer hereafter, and to pay to Elias what is due to him in accordance with such composition.

To Ralph de Sandwyco, the king's steward. Order to cause an extent to be made of the lands in the towns of Denynton and Hokeling, co. Kent, that belonged to William Nowel, and to cause Dionysia, late the wife of Richard Nowel, mother of the said William, to have her dower

* This is the original precept, *minus* the seal and seal-tag, cancelled in the usual way by tranverse cuts. It was, no doubt, sewed on to the roll on its return because it had escaped enrolment. There is no return endorsed upon it.

1280.

Membrane 9—cont.

thereof assigned to her, as the king learns from Ralph that Dionysia was not dowered of the lands of Richard in co. Kent after his death, but that William during his lifetime paid her 5 marks yearly for her dower of the said lands, which 5 marks Geoffrey Sturdy, to whom the king committed the custody of the lands and heir of the said William during the minority of the heir, refuses to pay to her.

To the sheriff of Somerset. Order to deliver Philip de Grindeham, imprisoned at Ivelcestre for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the king in his parliament at Westminster in three weeks from Easter to stand to right before the king.

April 4.
Gloucester.

To Richard de Holebrok, the king's steward. Order to deliver to Agnes, late the wife of Mauger le Vavazur, tenant in chief, the manor of Wykleg, co. Northampton, which is extended at 22*l.* 2*s.* 11*d.*, as the king has assigned the same to her of the lands that belonged to Mauger, which are extended at 62*l.* 19*s.* 6*d.*, to have *in tenancia* in name of dower, saving to the king 4*s.* 4*d.* yearly from the manor for the excess of a third of the said extent, on condition that if it be found that the lands have been insufficiently extended or that she has more in the said manor by reason of this assignment than she ought to have in dower, the king may, if he think fit, take the manor into his hands again and cause dower to be assigned to Agnes after a lawful extent have been made.

April 4.
Gloucester.

To the sheriff of Hereford. Order to go in person to the towns of Hereford and Lemenistre and to inhibit the burgesses wholly from making an assembly in the manner of jousts and bourds (*burdeici*) on Sunday next after the Mid-Lent or upon any other day, intimating to them that if they do not obey this order, the king will so chastise them that others doing the like against the king's order [shall be struck with] terror, as the king, being given to understand that the burgesses intend making such assembly on the said Sunday, considers that many evils and manifest breach of his peace may easily arise from such assembly.

April 4.
Gloucester.

To the keeper of the forest of Whucchewode. Order to cause William de Mynty to have two oaks fit for timber, of the king's gift, for the repair of the king's mill of Wenerishe, which he holds at ferm.

To the constable of St. Briavells castle. Order to cause the Friars Minors of Gloucester to have in the forest of Den six oaks fit for timber, with their strippings, of the king's gift.

To the sheriff of Somerset. Order to deliver Hugh de Bello Joco, Hugh le Messer, Geoffrey Langleg, Gilbert Gabbel, Peter de la Chene, Robert de Cryz, and William de la Forde, imprisoned at Ivelcestre for trespass of the Forest committed in the forest of Piderton, in bail to twelve men each who shall mainpern to have them before the justices for pleas of the Forest when they come to those parts.

April 12.
Gloucester.

To the sheriff of Somerset. Like order in favour of Osbert Giffard, Osbert his son, Roger de Kyngeston, and Nicholas de Kyngeston, imprisoned at Ivelcestre for trespass of venison in the forest of Selewode.

To Ralph de Sandwyco, the king's steward. Order to cause the Friars Preachers of Gloucester to have six oak-trunks (*robora*) with their strippings, of the king's gift.

To the sheriff of Gloucester. Order to deliver William son of Ailward le Palmere, imprisoned at Gloucester for trespass in the forest of Dene, in

1280.

Membrane 9—cont.

bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

To the sheriff of Wilts. Order to deliver Peter de Esquidemor, imprisoned at Old Sarum for a trespass committed by him in the king's forests in cos. Somerset and Dorset, to twelve men who shall undertake to have him before the king in the parliament after Easter next to stand to right.

April 15.
Berkeley.

To S. bishop of Waterford, supplying the place of the justiciary in Ireland. Whereas Emelina de Lacy, late countess of Ulster, held the castle and lands of Estlon of the inheritance of Richard de Burgo, son and heir of Walter de Burgo, sometime earl of Ulster, which castle and lands came into the king's hands after her death by reason of the wardship of the said Richard and of the lands falling to him by inheritance, as the king learns from Richard; the king orders the bishop, if the castle and lands are of Richard's inheritance and came to the king's hands by reason of the wardship aforesaid and for no other reason, to cause Richard, to whom the king has rendered his lands, to have seisin of the castle and lands.

To the sheriff of Dorset. Order to deliver Walter de Wilton, arrested by order of the justices in eyre in that county by reason of conspiracies and confederations wherewith he is charged, to six men who shall mainpern body for body to have him before the king and his council in parliament in a month from Easter to do and receive what the king shall then cause to be provided.

April 21.
Bristol.

To William de Hamelton, guardian of the bishopric of Winchester. Whereas Nicholas, late bishop of Winchester, gave to the sacristan of St. Swithin's, Winchester, five oaks in each of his parks of Merewell, Stokes, Wautham, Merdon, and Hameldon, for the works of St. Swithin's, and the sacristan has not yet had the oaks, the king orders the guardian, if it be so, to cause the sacristan to have the oaks.

Vacated, because below.

To Roger de Clifford, justice [of the Forest] this side Trent. Order to cause Peter de Chauvent to have in the forest of Wanberge six oaks fit for timber with their strippings, of the king's gift.

To Peter de la More, constable of Bristol castle. Order to permit Anselm Basset to chase and take the hare and fox in his chace of Bristol, provided that he do not take other deer (*feras*) in that chace, as the king has granted to Anselm that he may thus chase during the king's pleasure.

April 23.
Bristol.

To the constable of St. Briavells castle. Order to cause Master Stephen de Eskby, parson of the church of Staunton, to have in the forest of Dene two oaks fit for timber, of the king's gift.

MEMBRANE 8.

To Ralph de Sandwyco, the king's steward. Order to cause Thomas le Marescall, the king's serjeant, to have in the forest of Dene four oaks fit for timber, of the king's gift.

To the keeper of the wood of Shirlet. Order to cause the bishop of Bath and Wells, the king's chancellor, to have two oaks fit for timber, of the king's gift.

1280.

*Membrane 8—cont.*May 13.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William Hamelyn, late sheriff of Leicester, to be acquitted of 500*l.* of the fifteenth in that county paid, by the king's order and the testimony of the abbot of Leicester, to Luke de Luk', deceased, and his fellows, merchants of Lucca (*Luk'*), on Thursday after St. Peter ad Vincula, in the fourth year, and of 40*l.* of the fifteenth paid to Bonruncinus Walteri and his fellows, merchants of Lucca, on Sunday the feast of the Assumption, in the fifth year, and of 138*l.* of the fifteenth paid to the said Luke and his fellows on Friday after St. Katherine, in the same year, and of 668*l.* of the fifteenth paid to Abbas de Luk' and his fellows, merchants of Lucca, on St. Katherine's day, in the sixth year, and of 6*l.* of the second moiety of the fifteenth paid to Giles de Gard[eroba], then keeper of the Tower of London, and to Reyner Magiar' and his fellows, merchants of Lucca, on Saturday after St. Dunstan, in the same year, as appears by the letters of the said merchants and Giles in William's possession, with which sums William is charged at the exchequer, and to cause the merchants and Giles to be charged with the same.

To the same. Like order in favour of the prior of Kenill[eworth] and William Hamelyn, late sheriff of Warwick, for 332*l.* of the fifteenth in that county paid by the king's order to the said Luke de Luk' and his fellows, on Wednesday after the Assumption, in the fourth year, and of 173*l.* 10*s.* 0*d.* of the fifteenth paid to Luke and his fellows on Wednesday the feast of St. Katherine, in the fifth year, and of 100*l.* of the fifteenth paid to Bonruncinus Walteri and his fellows, merchants of Lucca (*Luk'*), on Sunday the feast of the Assumption, in the same year, and of 11*l.* of the second moiety of the fifteenth paid to Giles de Audenard, keeper of the Tower of London, and to Reyner Magiar' and his fellows, merchants of Lucca, on Saturday after St. Dunstan, in the sixth year, and of 9*l.* 10*s.* 0*d.* of the second moiety paid to Giles and Reyner on Thursday the feast of the Commemoration of St. Paul, in the same year, as appears by the letters of the merchants and Giles.

May 15.
Westminster.

To the treasurer and barons of the exchequer. Order to desist from exacting from the master and brethren of St. Lazarus, Burton, the fifteenth of their goods, as the king has pardoned them. By K.

To Philip de Wilegeheby, receiver of the goods and chattels of certain condemned Jews. Order to cause to be allowed to William de Redham, sheriff of Norfolk and Suffolk, 100*s.* which he expended by the king's order in the carriage of certain Jews of Norwich with their goods and chattels from that town to the Tower of London, as is testified before the king by Walter de Helyun, one of the justices appointed to hear and determine pleas of trespass of money.

May 16.
Westminster.

To the treasurer and barons of the exchequer. Order to cause all the writs of allowance and of quittance made by the late king to William de Bello Campo, earl of Warwick, in their hands at the exchequer, to be read and enrolled, and to cause due allowances and quittances to be made to William according to the said writs.

To the sheriff of Dorset. Order to cause dower to be assigned to Joan, late the wife of Roger Martel, tenant in chief, upon her taking oath not to marry without the king's licence.

To the barons of the exchequer. Order to cause Baldwin Wake, son and heir of Hugh Wake, and co-heir of William Bruere, to be acquitted of the scutage of his fees in cos. Nottingham and Derby, as it appears by

1280.

Membrane 8—cont.

the late king's rolls of chancery of the 41st year of his reign that Hugh le Bygod had a writ to have scutage of the knights' fees held of the wardship of the aforesaid Hugh Wake in the said counties, the custody whereof was in the hands of Hugh le Bygod by the said king's grant, and the barons cause the scutage to be exacted from Baldwin.

To Roger de Cliff[ord] and his fellows, justices in eyre for pleas of the Forest in co. Berks. Order not to aggrieve Nicholas de Theden by reason of certain deer that he took in the forest of Windsor for the use of Walter de Merton, sometime chancellor of the late king, by Walter's order when in Walter's household in passing through the forest, concerning which deer Nicholas is charged before them, as the late king granted by his letters patent, which the king has inspected, to Walter that he might take by him or his men in all forests of England, whenever he should pass through them, one or two of the said king's deer and might carry them whither he wished without impediment.

To the treasurer and barons of the exchequer. Order to cause William Hamelyn, late sheriff of Warwick and Leicester, to be discharged of 7*l.* 3*s.* 0*d.* of the fifteenth of co. Leicester, paid to Reyner Magiar', merchant of Lucca (*Luk'*), and to Giles de Audenard, then receivers of the fifteenth, on Sunday after SS. Simon and Jude, in the fifth year, and to charge Reyner and Giles therewith.

May 16.
Westminster.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order not to aggrieve Eustace de Hacche, Richard de Burgo, Edmund his brother, Hugh de Anton, Thomas de Maydenhacche, William de Felton, and James de Stafford by reason of their trespass in taking three does and a hind in the forest of Shirewod, as the king has pardoned them.

To the barons of the exchequer. Order to cause John de Exonia, treasurer of Exeter, to be acquitted of 100*s.* in which he was amerced by the justices in eyre for pleas of the Forest in co. Southampton because he did not appear before them at the common summons of the eyre, as the king has pardoned him this amercement because he was in the king's service on Saturday the morrow of St. Hilary last for the gift (*curialitate*) that the clergy of the bishopric of Exeter made to the king of their fifteenth, so that he could not appear before the said justices on that day.

May 19.
Westminster.

To Peter de la Mare, constable of Bristol castle. Order to cause John Love, keeper of the forest of Kingeswod, to have his usual wages for the present year.

May 22.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to R. bishop of Bath and Wells his liberties and acquittances as they were wont to be allowed in the rolls of the exchequer in the times of kings Richard and John, the king's progenitors.

To Ralph de Sandwyco, the king's steward. Order to cause Stephen de Lenelaund, brother and heir of Ralph de Grendon, to have seisin of Ralph's lands, as the king has taken his homage for the serjeanty of the custody of the prison of Flete and of the palace of Westminster.

To the barons of the exchequer. Order to cause Matthew, prior of Lenton, and Walter de Stirchesley, late sheriff of Nottingham and Derby, to be discharged of 1400 marks of the fifteenth in that county (*sic*) paid by the king's order to Luke de Luk', deceased, and his fellows, merchants of Lucca, on Saturday the octave of the Assumption, in the fourth year, and of 568 marks of the fifteenth

1280.

Membrane 8—cont.

paid to Luke and his fellows on Sunday the eve of St. Andrew, in the fifth year, and of 14*l.* 18*s.* 6*d.* of the fifteenth paid by the hands of brother Humphrey, a monk of Lenton, and of Simon, the said sheriff's clerk, to Giles de Garder[oba], then keeper of the Tower of London, and to Reyner Magiar' of Lucca, merchant, on Saturday the feast of St. Agatha, in the sixth year, and of 5*l.* of the fifteenth paid to Abbas Talgard, citizen and merchant of Lucca, on the day of the Invention of the Holy Cross, in the fourth year, and of 18*l.* of the fifteenth paid to the said Abbas on 7 June, in the fourth year, as appears by the letters of the said merchants and Giles in the possession of the prior and sheriff, and to cause the merchants and Giles to be charged with the same.

To the same. Like orders in favour of Robert, prior of Thurgerton, and Walter de Stirchel[ey], late sheriff of Nottingham and Derby, for 1375*l.* of the fifteenth in those counties paid by the king's orders to Giles de Garderoba, then keeper of the Tower of London, and to Reyner Magiar' of Lucca (*Luk'*), the king's merchant, on Thursday the feast of SS. Fabian and Sebastian, in the sixth year, and of 11*l.* 5*s.* 0*d.* of the fifteenth paid to Reyner on Wednesday after St. Valentine, in the said year, and of 64*s.* 7*d.* paid to Giles on Saturday after St. John before the Latin Gate, in the same year.

To the sheriff of York. Order to permit Gilbert de Luda and John le Especer, citizens of York, to hold Robert de Percy's manor of Kernetebay, which Robert demised to them for six years for a debt of 250 marks that they lately recovered (*disracionavit*) against Robert before the justices in eyre in co. York, to hold according to the form of the demise.

To the sheriff of Gloucester. Order not to permit G. bishop of Worcester or his officials or other ministers to visit the chaplains, clerks or other ministers of the free chapel of Kyneleye within the manor of Nymdesfeld, which is of the inheritance of Nicholas son of Ralph, a minor in the king's wardship, or to exercise any ordinary jurisdiction therein, or to attempt anything therein contrary to the tenor of the inquisition lately made by the king's order concerning this by Ralph de Sandwyco, the king's steward, a transcript whereof the king sends to the sheriff enclosed in the presents, and to maintain the chapel and ministers during the wardship in the same state as they were in on the day of the death of the said Ralph father of Nicholas. [*Prynne, Records, iii. p. 247.*]

May 22. To Matthew de Columbariis, keeper of the forest of Chete. Order to
Westminster. cause the prioress of Aumbresbir[y] to have ten oaks fit for timber for certain works that Queen Eleanor, the king's mother, is causing to be made at Aumbresbir[y].

To the bailiff of Clarendon. Order to cause the prioress to have twenty oaks in the forest of Bokeholte for the works aforesaid.

May 23. To the treasurer and barons of the exchequer. Order to cause the abbot
Westminster of Gresteyn to be acquitted of 100*s.* in which he was amerced before the justices in eyre for common pleas in co. Cambridge, and which sum is exacted from him by reason of the common summons of the eyre, as the late king granted to the abbot by his letters patent, which the king has inspected, that he should be quit for five years from 13 July, in the 52nd year of his reign, of all summonses before justices in eyre for pleas of the Forest and for common pleas, and the aforesaid amercement was imposed during that period.

1280.

*Membrane 8—Schedule.*April 13.
Berkeley.

* To the sheriff of Wilts. Order to deliver Peter de Esquidemor, imprisoned at Old Sarum for trespass in the forests of cos. Somerset and Dorset, on mainprise to have him before the king in parliament after Easter next.

Endorsed with return of the names of the mainpernors: William de Dun, Stephen le Droeyes, William Auvrey, Richard de Langport, John de Mere, John de Cromhale, David Durand, John de Upton, Walter Lillebon, William de Percy, Peter son of Warin, Richard Sculy.

MEMBRANE 7.

May 24.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king granted to Robert son of John, for the fee of 25*l.* that he receives from the king, the custody of the lands in Luton that belonged to John de Bohun, tenant in chief, which are extended at 17*l.* yearly, and the custody of the lands of Ralph de Bukham, deceased, which were in the king's hands by reason of the voidance of the abbey of St. Edmund, of which Ralph held, which lands are extended at 14*l.* yearly, to have during the minority of the heirs of John and Ralph in satisfaction of the said 25*l.*, on condition that he should pay the surplus 6*l.* to the exchequer; the king has now granted that Robert shall render 4*l.* only, and they are ordered to cause him to have these terms and to cause this to be so done and enrolled.

To the keeper of the park of Arundel. Order to cause Master Geoffrey de Hotot to have four oaks fit for timber and two beeches for the repair of the mills of Swaneburn and Arundel, in accordance with the composition made between John son of Alan, sometime lord of Arundel, and the said Geoffrey.

To William de Hamelton, guardian of the bishopric of Winchester. Order to cause the keeper of the works of St. Swithin's, Winchester, to have five oaks in each of the bishop's parks of Merewell, Stokes, Wautham, Merdon, and Hameledon for the said works, as the king learns that Nicholas, the late bishop, granted such oaks to the prior and convent of St. Swithin's, and they have not yet had them, as the king learns from them. By K.

To Roger de Cliff[ord] and his fellows, justices in eyre for pleas of the Forest in co. Berks. Order not to molest Robert Aguillon and Margaret de Ripariis, countess of Devon, his wife, or to amerce them, and to cause them to be acquitted of any amercement inflicted upon them by reason of trespasses in the king's forest whilst the countess was a widow, as the king has pardoned them such trespasses.

By K. at the instance of the queen, his mother.

To the barons of the exchequer. Order to cause the said Robert and Margaret to be acquitted of all the trespasses aforesaid.

May 26.
Westminster.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to cause Thomas de Weil[and] to have six oaks fit for timber in the forest of Chypham, of the king's gift.

To the same. Order to permit Philip de Candever, the king's huntsman, to take six bucks in the forest of Essex for the king's use, as the king has enjoined upon him.

1280.

Membrane 7—cont.

To William de Hamelton, guardian of the bishopric of Winchester. Order to cause Queen Eleanor, the king's mother, to have in wood of the bishopric at Donton called 'Borgenemore' timber for eighty couples of roof-timber (*quater viginti copulas*) to build her houses of Lindhurst therewith, of the king's gift.

May 24.
Westminster.

To the sheriff of Buckingham. Order to cause J. archbishop of Canterbury to have return of all writs within the liberty of the archbishopric in the sheriff's bailiwick, in the same manner as Robert, late archbishop, and his predecessors have been wont to have. By C.

The like to the sheriffs of Kent, Suffolk, Norfolk, Sussex, Oxford, Surrey, Essex, Middlesex and Sussex.

To the bailiffs of A. queen of England at Ledes. Order not to distrain the men and tenants of the liberty of the archbishop of Canterbury to do suit at the queen's court of Ledes, or to pay scutage to the queen of the fees that are held of the liberty of the archbishopric, otherwise than they and their predecessors were wont to do suit and to pay, and to cause to be restored anything received from the scutage contrary to the form aforesaid, so that the king may not be again solicited. By C.

To the sheriff of Kent. Order to permit J. archbishop of Canterbury to receive and have the amercements of his tenants of the fees pertaining to the liberty of the archbishopric in which they were amerced before the justices last in eyre in that county, and also elsewhere in that bailiwick, from the time when the king restored the temporalities of the archbishopric.

To the treasurer and barons of the exchequer. Order to cause the tenants of the aforesaid archbishop of his manor of Wymbeldon to be discharged of seven marks at which they were tallaged by Ralph de Sandwyco and William de Middelton, late guardians of the archbishopric, during the last voidance of the archbishopric, as the king has pardoned the tenants at the instance of the archbishop. By C.

May 25.
Westminster.

To Richard de Holebrok, the king's steward. Order to deliver to Thomas de Babynton the wardship of the lands and heirs of John de Kyma of Griseby, tenant by knight service of Walter Giffard, late archbishop of York, as the archbishop granted the wardship to Thomas during the minority of the heirs, and Thomas was in peaceful seisin thereof before the archbishop's death, and the steward took the custody into the king's hands upon the archbishop's death, and the king confirms the grant.

To the treasurer and barons of the exchequer. Order to acquit Hugh de la Val and Matilda his wife of the relief demanded from them for the lands falling to Matilda of the inheritance of Hugh de Bolebek, her father, tenant in chief of the late king, as the king has ascertained that Matilda and her lands were in the wardship of the late king during her minority, so that Hugh and she are not bound to render relief to the king for the said lands.

To the barons of the exchequer. Order to cause W. archbishop of York to be acquitted of all amercements in which the barons of the exchequer amerced him because he did not return at the terms and day fixed the king's writs for making execution of the king's orders, as the king has pardoned him such amercements, provided that he make the return of the writs at the terms and days to be appointed in the king's court.

1280.

Membrane 7—cont.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of William de Valoynes, late sheriff of Kent, to be discharged of 3000 marks of the fifteenth in that county, paid by the king's order to Roland de Podio, merchant of Lucca (*Luk'*), on Wednesday after St. Lawrence, in the fourth year, and of 400 marks of the fifteenth paid to Roland on Tuesday the Nativity of St. Mary, in the same year, and of 600 marks of the fifteenth paid to Habad de Brankillane, merchant and fellow of Luke de Luk' and the said Roland, and of 100 marks of the fifteenth paid to Roland on Tuesday after St. Mark, in the same year, and of 40*l.* of the fifteenth paid to Reyner de Luk, merchant and fellow of Luke de Luk', on Thursday after the octaves of Holy Trinity in the same year, and of 2038*l.* of the fifteenth paid to Giles de Audenardo, then keeper of the Tower of London, and to Reyner Magiar' of Lucca on Sunday after St. Luke, in the same year, and of 576*l.* 10*s.* 0*d.* of the fifteenth paid to the said Giles and Reyner by the hands of Adam de Lymmyng, clerk of the said sheriff, on Saturday after St. Martin, in the same year, and of 100*l.* of the fifteenth paid to Giles and Reyner on Thursday before Christmas, in the sixth year, and of 40 marks of the fifteenth paid to Giles and Reyner on Saturday after the Invention of the Holy Cross, in the same year, as appears by the letters patent of the merchants and Giles in the executors' possession, and to cause the said merchants and Giles to be charged with these sums.

May 26.
Westminster.

To the sheriff of York. Order to cause 85 marks to be levied by the estreats of fines and amercements that the justices in eyre in that county will deliver to him by the king's order, and to cause it to be paid to the justices for Easter term last, to wit William de Saham 25 marks, Roger Luveday 20 marks, John de Meting[ham] 20 marks, and Master Thomas de Sodington 20 marks, for their yearly fees.

To the sheriff of Somerset. Like order to levy 70 marks and to cause it to be paid to the justices in eyre in that county, to wit Solomon de Roff[a] 30 marks, William de Braiboef 20 marks, and Richard de Boylaund 20 marks.

To the treasurer and barons of the exchequer. Order to cause the barons of Faversham to be acquitted of 10*l.* in which they were amerced before John de Reygate and William de Norburg and their fellows, justices lately in eyre at Canterbury, for a trespass, as the king has pardoned them.

May 29.
Westminster.

To Ralph de Sandwyco, the king's steward. Order to permit the prior of Portesmueth to hold in peace, according to the form of the feoffment, the lands in the town of Portesmueth acquired by him after the publication of the statute of mortmain (*statutum . . . de terris et tenementis in manum mortuam non ponendis*), which the steward took into the king's hands, as the king has granted to him that he may hold the lands.

The like in favour of the prior of Suthwik for lands acquired by him in the towns of Portesmueth and Kingeston.

To the same. Order to deliver to the abbot and convent of Tynterne the 5*ls.* of yearly rent that they had of the feoffment of Fulk de Lucy in Huwaldefeld, which the steward lately took into the king's hands by the king's order, to be held by them according to the form of the feoffment.

To John de Berewik, late keeper of the abbey of St. Edmunds. Order to cause the burgesses of Bury St. Edmunds to be acquitted of 100 marks, which he exacts from them for the king's use for the tallage assessed upon them by him during the last voidance of the abbey.

1280.

Membrane 7—cont.

To the barons of the exchequer. Order to acquit Henry de Lacy, earl of Lincoln, of 10*l.* in which he was amerced before the justices last in eyre in co. Middlesex for default of the common summons before them, as the king has pardoned them.

To Roger de Clifford, justice of the Forest this side Trent. Order to permit David son of Griffin and Elizabeth his wife to make a clearing (*trencheam*) forty feet wide in their wood of Naiton, which is within the forest of Whitlewode.

MEMBRANE 6.

June 4.
Westminster.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to cause to be restored to R. bishop of Salisbury his wood within the bounds of the forest of Windsor, which the justice took into the king's hands for trespass of venison and because the bishop's 'wodeward' did not come before him in his eyre to make oath of fealty and for certain other reasons.

To the sheriff of Somerset. Whereas the king rendered to John le Mareschall the manor of Haselbergh, which belonged to William le Mareschal, his father, and which was in the king's hands by reason of the disturbance in the realm, to have again according to the form of the *Dictum* of Kenill[eworth], and John afterwards before the king at Westminster rendered to David son of Griffin and to Elizabeth his wife the dower falling to the latter of the free tenement of the said William, her late husband, in that manor, to be received by the sheriff; the king, with John's consent, orders the sheriff to go in person to the manor and, after making an extent thereof, to cause dower to be assigned to David and Elizabeth.

To the sheriff of Suffolk. Order to deliver Leticia Shimming of St. Edmunds, Robertson of Stephen le Orfevre, Margaret daughter of Stephen, Stephen son of Stephen, and Joan daughter of Stephen, imprisoned at St. Edmunds because two pennies of the king's new money that were not of the right weight were found in their hands, to six men each who shall mainpern to have them before the justices at the first assizes in those parts to stand to right if the king or any one else will speak against them.

To the treasurer and barons of the exchequer, and to the justices appointed for the custody of the Jews. Whereas the king pardoned Nicholas de Meynyl, for his good service in the army of Wales and elsewhere, a debt of 100 marks in which he was indebted to Juetta, daughter of Benedict, a Jewess of York, by a charter of 100*l.* in the names of Nicholas and her in the chests of the chirographers at York, which debt belonged to Jocus le Jeovene, a Jew of York, and was taken into the king's hands by reason of the debts in which Jocus was indebted to him; and the king ordered the treasurer and barons and justices to cause the said charter to be withdrawn from the chests aforesaid and delivered to Nicholas, and they have refused to deliver it to Nicholas because a debt of 100*l.* is contained in it: the king, wishing to make full acquittance to Nicholas for the said debt, orders them to withdraw the charter and deliver it to Nicholas.

To Richard de Holebrok, the king's steward. Whereas the king has granted to Perottus de Staneye and Guy Ferre, his yeomen, for their long service, 10*l.* yearly of land in the king's wardships, and ordered Ralph de Sandwyco, his steward, to assign the said 10*l.* yearly of land to them,

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Membrane 6—cont.

to be held during the minority of the heirs, and the king now learns from Ralph that he has not assigned the said 10*l.* of land to them: the king orders Richard to assign to them land in his bailiwick to this value.

June 5.
Westminster.

To Roger de Clifford, justice of the Forest this side Trent. Order to cause John de Nevill to have in the forest of Essex a hart, so that he may take it and carry it whither he will.

To the treasurer and barons of the exchequer. Whereas it is testified before the king by Thomas de Normanvill, his steward, that the church goods of Robert Burnel, late parson of Craystok church, now bishop of Bath and Wells, the king's chancellor, at the church were taxed by the taxors of the fifteenth in co. Cumberland at 46*s.*, which the treasurer and barons now exact because the goods were in the custody of the said (*sic*) Roger* by commission from Robert; the treasurer and barons are ordered to acquit Roger of the said 46*s.*

To Philip de Wileby, receiver of the goods of condemned Jews in divers counties. Order to pay to Walter de Helyun, one of the justices appointed to hear and determine pleas of trespass of money in divers counties, 20*l.* in aid of his expenses, as other justices have had in that office, unless he have previously received this money by another writ of the king's.

To the treasurer and barons of the exchequer. Order to cause all fines and amercements made before the justices last in eyre for pleas of the Forest in co. Southampton to be levied and paid to Eleanor, the king's consort, of the king's gift.

To Philip de Wileby, receiver of the goods of condemned Jews. Order to pay to Queen Eleanor, the king's consort, the 300 marks whereby Thomas Trentemars made fine with the king for trespass of money, if he have received this sum, as the king has given it to the queen.

To G. de Nevill, justice of the Forest beyond Trent. Order not to molest John de Vescy, William de Vescy, Robert son of Walter, Walter de Bibbesworth, Roger de Trumpeton, William de Ros, Robert his brother, Ralph de Kirketon, Ralph de Sancto Mauro, Baldwin de Maneriis, James de Nevill, Roger de Leyburn, Roger de Shirland, Thomas de Curewen, William de Walton, Roger de Kirketon, Adam de Normanvill, and John Burdun, knights of the household (*familiaribus militibus*) of the said John de Vescy, for the trespass committed by them in taking two bucks in the forest of Shirewod, as the king has pardoned them. By K.

To the treasurer and barons of the exchequer. Order to cause John de Swyneburn, late sheriff of Cumberland, to be acquitted of 480*l.* of the second moiety of the fifteenth in that county paid by the king's order, on Thursday after St. John before the Latin Gate, in the sixth year, to Giles de Gard[eroba], keeper of the Tower of London, and Reynner Magiar' of Lucca (*Luk'*), merchant, at the Tower of London, as appears by the letters patent of Giles and Reynner, which the king has inspected.

June 5.
Westminster.

To Ralph de Sandwyco and William de Middelton, late keepers of the archbishopric of Canterbury, during avoidance. Order to deliver to J. archbishop of Canterbury the ploughs, oxen and plough-beasts (*afros carucarum*) and harrows (*herciatores*) that he received as pertaining to the archbishopric, in order to till the lands of the archbishopric, upon the resignation (*in recessu*) of R. late archbishop of Canterbury.

* The surname is not given.

1280.

Membrane 6—cont.

To the sheriff of York. Order to cause 20*l.* to be levied by the estreats that the justices in eyre in that county will deliver to him by the king's order, and to pay that sum to John de Reygate, late one of the justices in eyre in co. Dorset, for the last half year, for the fee that the king granted to him to be received in the office of the justiceship.

To the treasurer and chamberlains. Order to deliver the rolls of Roger de Turkelby of his last eyre in cos. York, Nottingham and Derby, and the rolls of Gilbert de Preston of his last eyre in those counties to William de Saham, one of the justices in eyre in the same counties, provided that he shall restore the rolls to the treasurer and chamberlains in the treasury after the termination of the eyre.

June 6. To the sheriff of Somerset. Order to cause 20 marks to be levied by the
Westminster. estreats of the fines and amercements that the justices in eyre in that county will deliver to him by the king's order, and to pay the money to Robert Fulconis, one of the justices in eyre in that county, towards his yearly fee granted to him by the king of the office of justice.

To the sheriff of York. Like order to cause 20*l.* to be levied and paid to John de Vallibus, chief justice of the eyre in that county, for Easter term last for his fee granted to him by the king in that office.

To the sheriff of Dorset. Order to cause to be replevied to Ellen de Gorges her hundreds of Bymenistre and of La Redehone and her view of frankpledge in the same hundreds, which were taken into the king's hands for her default before the late justices in eyre in that county.

To the treasurer and barons of the exchequer. Whereas the abbot of Shrewsbury and Bogo de Knovill, then sheriff of Salop and Stafford, on Thursday before the Latin Gate (*sic*)—* [*Incomplete.*]

June 6. To the barons of the exchequer. The king has inspected the charter
Westminster. made by the late king to William de Ferr[ariis], sometime earl of Derby, that he and his heirs might assart and till his wood of Wodeham, which is within the forest of Essex, and might enclose that wood and make a park of it, and dispose thereof wholly at his pleasure, and that this plot should be for ever quit of waste and regard and view of foresters, verderers, regards, and all ministers of the forest, and also of all things pertaining to the forest. The king orders the barons, if they ascertain that the sown corn (*inbladatura*) whereby they cause Margaret de Ferr[ariis], countess of Derby, tenant of the said wood, to be distrained was of the assart made in the wood aforesaid, to cause the distraint to be released and to cause Margaret and her other tenants of the assart to be acquitted thereof.

June 8. To the treasurer and barons of the exchequer. Order to cause the abbot
Westminster. of Shrewsbury and Bogo de Cnovill, then sheriff of Salop and Stafford, to be acquitted of 500*l.* of the fifteenth of those counties paid by them by the king's order, on Thursday the feast of St. John before the Latin Gate, in the fifth year, to Richard de Bosco and Leonius son of Leonius, and of 261*l.* of the fifteenth paid to Otto de Grandisono, on Friday the morrow of the Ascension, in the same year, and of 318*l.* of the fifteenth paid to William de Luda, clerk of the wardrobe, in the same year, and of 1,506*l.* 6*s.* 0*d.* of the fifteenth paid to Giles de Garderoba, then keeper of the Tower of London, and Reyner Magiar' of Lucca (*Luk'*), merchant, on Thursday after SS. Perpetua and Felicitas, in the sixth year, and of 17*l.* of

* This is the commencement of the enrolment at the bottom of this page.

1280.

Membrane 6—cont.

the fifteenth paid to the said Giles and Reyner on Wednesday after St. Dunstan, in the same year, as appears by the letters patent of the above-said receivers in the hands of the abbot and Bogo, and to cause the receivers to be charged therewith.

June 8. To the sheriff of York. Order to cause 20*l.* from the fines and
Westminster. amercements of the justices in eyre in that county, according to the estreats to be delivered to him by the justices by the king's order, to be paid to Alexander de Kyrketon, one of the justices appointed to hear and determine trespasses of money in that county, for Easter term last of the 40*l.* that the king granted to him for his expenses in that office.

To the aforesaid justices. Order to deliver estreats to the sheriff to the said amount.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to cause Humphrey de Bohun, earl of Hereford and Essex, to have in the forest of Essex six bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Ralph de Albiniaco to be acquitted of five marks, in which he was amerced before Walter de Wymb[orne] and Thomas de Sancto Vigore, justices to take assizes in co. Somerset, for a disseisin that he was said to have made, as the king has pardoned him.

To Matthew de Columbar[iis], keeper of the forest of Cette. Order to cause Master Richard de Feringges, archdeacon of Canterbury, to have four bucks, of the king's gift.

June 8. To Robert de Offord, justiciary of Ireland. Notification that the king
Westminster. has taken the homage of John son and heir of William le Marescal for the Marshalsea of Ireland, which he holds of the king in chief, and has rendered the Marshalsea to him at the quit-claim of William le Marescal, his brother, who was enfeoffed thereof by his father, and order to cause John to have seisin of the Marshalsea and of all things pertaining to it.

To Roger de Clifford, justiciary of the Forest this side Trent. Order to permit John Giffard of Brimesfeld to take three stags within the forest of Den, of the king's gift, and to permit him to have his course to take them through the adjacent woods of Gilbert de Clare, earl of Gloucester and Hertford, and of Roger le Bygod, earl of Norfolk and Marshal of England.

June 10. To the sheriff of Southampton. Order to cause a moiety of the lands
Westminster. and gardens of Thomas de Chelewarton in that county to be assigned to Hugh son of Otto, after making an extent thereof if necessary, as the king has granted to Hugh the moiety of the said lands and gardens that Benedict (*Benettus*) de Wyntononia, a Jew, lately hanged, held, in accordance with the provision that the king lately caused to be made concerning men indebted in the Jewry, for a debt of 800 marks in which Thomas was bound to the Jew by his charter in the chests of the chirographers [of the Jews], which moiety is in the king's hands by reason of the death of the Jew, to have the moiety in the same way as Benedict held it, in recompence for the fee that Hugh ought to receive for the engraving (*ingravatura*) of the king's dies (*cuneorum*) by reason of Otto son and heir of Thomas son of Otto, tenant in chief, a minor in Hugh's wardship by the king's commission.
By the chancellor.

To Guncelin de Badelesmere, justice of Chester. Order to cause Thomas de Wevre, forester of the forest of La Mare (*de Maris*), to be delivered from

1280.

Membrane 6—cont.

prison at Chester, wherein he is detained for certain trespasses charged upon him whereof he is convicted, after taking ransom and security that he will not offend henceforth in that or in any other forests.

To the bailiff of the island of Guernsey (*Gennere*) and to him who supplies his place. Notification that the king has pardoned Hamelin le Bel the suit of his peace for his flight and abjuration of the islands of Guernsey (*Gennere*) and Gernes[ey] made by him for a larceny, on condition that he come to the king's next court there to purge his innocence by the oath of twelve men of the parish of St. Peter Port (*in Portu*) in the said island of Guernsey (*Gennere*).

To the justices lately in eyre in co. Dorset. Order to restore to Richard de Candevere the bailiwick of the hundred of Cherleton, which they took into the king's hands because Frank (*Franco*) de Boun alienated it to Richard for life without the king's licence, to be held by Richard until the king shall otherwise order.

To the treasurer and barons of the exchequer of Dublin. Order to audit the account of Master John de Saunford, escheator of Ireland, for his costs and charges about the custody of void bishoprics in the king's hands and about the repair of certain castles and in the garrisoning (*garnistura*) of the same, both in time of peace and in time of war, and about the custody of lands in the king's hands when James de Aldithel[ey], Maurice son of Maurice, Geoffrey de Gyenvill, and Robert de Ufford were justices of that land, and to allow reasonable costs and expenses, as the said Robert, upon whom the king has enjoined this matter, and they shall cause to be ordained.

By C.

Membrane 6—Schedule.

Copy of writ to the sheriff of Southampton. Order to cause Christiana, late the wife of Thomas de Estone, to have the seisin of the wardship of the lands that belonged to Thomas that she had before Patrick de Cadurcis took them into his hands in name of wardship, as Patrick has remitted to her in the king's court what pertained to him of the wardship.

MEMBRANE 5.

June 8.
Westminster.

To Roger de Clifford, justice of the Forest this side Trent. Order to cause to be restored to the prior of the hospital of St. Mary without Bissopesgate his grove (*grava*) at Dunham, co. Essex, as the king learns by inquisition taken by the barons of the exchequer that the grove was never in regard, and that there was no woodward (*wodewardus*) there, but that the priors hitherto could and have been wont to fell, give, and sell trees growing in the said grove without view of the verderers or regards, so that the verderers and regards never intermeddled with the grove, and that Peter Michel and William le Rok, out of their hatred for the prior, presented before Roger and his fellows, justices last in eyre for pleas of the Forest in that county, that the prior had made waste of the grove, wherefor the prior was amerced at half a mark and the grove was taken into the king's hands.

To Richard de Waldegrave, under-constable of the Tower of London. Order to deliver to Sampson de Staundon, a Jew of London, the goods that

1280.

Membrane 5—cont.

were taken into the king's hands as the goods of Henry le Convers, upon his finding security to restore them to the king at the next parliament, which will be in three weeks from Michaelmas, unless he can then shew that they are his.

To the sheriffs of cos. Dorset and Lincoln. Order to restore to Elias de Raban his goods and chattels, which were taken into the king's hands for the trespass that he was said to have committed before the justices last in eyre in cos. Dorset and Lincoln, as he has made fine with the king therefor.

June 10.
Westminster.

To the sheriff of Dorset. Order to permit William de Kelleshal to hold certain lands in Sturmenistre Marescal, as John de Boun enfeofed him thereof to be held in chief of the king, and William has satisfied the king for his trespass in entering the fee without the king's licence, and the king has taken his homage for the lands.

To the treasurer and barons of the exchequer. Order to cause Ralph de Tybetot to be acquitted of 41*l.* 5*s.* 0½*d.* that he received during the time of the disturbance in the realm from the rents of divers men in cos. Nottingham, Leicester, Lincoln, Norfolk, and Suffolk, to wit of the rent of John de Neville in Arnhale (*Druhale*), co. Nottingham, 100*s.*, and of aid at Michaelmas from the lands of Thomas son of William in Plumtre, in the same county, 20 marks, and of the rent of Ralph son of Ralph Basset in Coleston, in the same county, 9 marks, and of the rent of Elias de Handesacre in Cropill, in the same county, 20*s.*, and of the rent of Hugh le Despenser in Fredeby, co. Leicester, 7 marks, and of the rent of John le Despenser in Kaveneby, co. Lincoln, 22*s.* 10*d.*, and of the rent of Robert de Neuton in Hoseberneby, in the same county, 2*s.*, and of the rent of Hugh Suchet in Wellinghor, in the same county, 16*s.*, and of the rent that was Roger Luveday's in co. Suffolk 5*d.*, as the king has pardoned him these sums.

To Robert de Ufford, justiciary of Ireland. Whereas the king learns by inquisition taken by the justiciary that John de Prendergaste, brother of Geoffrey de Prendergaste, was seised in his demesne as of fee of certain lands in Ardenesselad, which he had of the gift of John son of Thomas, lately deceased, and whereof Geoffrey de Prendergaste, brother and heir of John de Prendergaste, had seisin as next heir immediately after John's death, and that Richard de Rupell[is], late justiciary of Ireland, took the lands into the king's hands with other lands that belonged to John son of Thomas, whereby Geoffrey was ejected from his seisin: the king orders the justiciary to cause Geoffrey to have restitution of the lands, saving the right of the king and of others, provided that Geoffrey shall answer to the king before the justiciary forthwith from day to day without essoin or any other dissimulation concerning the king's right in the lands, saving to him his action as to his recovery against the heirs of the said John son of Thomas, if he wish to vouch them to warranty.

To the treasurer and barons of the exchequer of Dublin. Order to cause Thomas de Clare to be acquitted of the debts of the O'Briens (*Obbrenorum*) of Tothemund in Ireland, wherewith he is charged at that exchequer because he holds by the king's gift the lands of the said O'Briens in those parts.

To the same. Order to audit the accounts of Percival de Luk' and his fellows, merchants of Lucca (*Luk'*), collectors of the new custom in Ireland, of all their receipts, costs, and expenses about the collection from the first day of their appointment by the king as collectors until a month

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Membrane 5—cont.

from Michaelmas next, and to cause the account between them and the merchants to be indented (*cyrographari*), and to cause allowance to be made to them for their costs and expenses, and to certify the king concerning the account under the seal of that exchequer.

To the treasurer and barons of the exchequer. Order to cause a transcript of all the fines and amercements made before the justices last in eyre for pleas of the Forest of the New Forest to be delivered to Walter de Kancia, keeper of the [queen] gold of Queen Eleanor, the king's consort, so that he may cause the fines and amercements to be levied and may cause the queen to have them.

June 10.
Westminster.

To the barons of the exchequer. Order to cause the prior of Wombrigg to be acquitted of 61s. 1 $\frac{3}{4}$ d. exacted from him for a fifteenth of his goods taxed at Shorlowe, co. Salop, as the king has pardoned him this sum.

To the treasurer and barons of the exchequer of Dublin. Order to audit the account of Adam de Wetenhal, the king's receiver there, of his costs and expenses for Robert de Ufford, justiciary of Ireland, from the first Sunday of Lent last until Michaelmas next, and to cause due allowances to be made to him, and to do thus from term to term and from year to year for so long as he shall be the king's receiver there.

To John de Berewik, late keeper of the abbey of St. Edmunds. Order to pay to John de Norhamptona, citizen of London, the 100 marks in his custody from the issues of the abbey, lately void and in the king's hands, in part payment of certain debts due to John de Norhamptona by the king.

To Robert de Ufford, justiciary of Ireland, or to him who supplies his place. Order [to cause] the liberties of Theobald de Verdoun in Meath (*Midya*), which the king [recovered] against him by an inquisition and by consideration of his court—[*Incomplete.*]

Vacated, because on the Fine Roll.

To Isabella de Ayneford. Order to pay to Gregory de Rokesl[ey], mayor of London, henceforth the 20*l.* yearly that she renders for the manor of Wrotham, which the king demised to her during the minority of Nicholas son and heir of Nicholas de Crioll, a minor in the king's wardship, as the king had previously granted to Gregory all the issues from the wardship of the said lands from Michaelmas [last], and he wills that Gregory shall answer for the whole wardship.

To Margery de Kirioll. Whereas the king has granted to the aforesaid Gregory all the issues from the wardship of the lands that belonged to Nicholas de Kyrioll, which are in the king's hands by reason of Nicholas, his son and heir, being a minor in the king's custody, to be received from Michaelmas last until the heir come of age,* rendering therefor to the exchequer 10*l.* yearly; and the king wills that Gregory shall answer for the whole custody: he therefore orders Margery to pay to Gregory the said 10*l.* that she is thus bound to render to the exchequer.

To Peter de la Mare, constable of Bristol Castle and keeper of the king's exchange there. Order to cause Bogo de Knovill and Peter Loef to have 100*l.* from the new money for the works of the castle of Lampadervaur and the enclosure of that town.

* The enrolling clerk has obviously omitted a clause relating to a demise to Margery, having proceeded from the '*ad legitimam etatem heredis*' at the end of the clause relating to the grant to Rokesley to the same words after the mention of the particular demise to Margery.

1280.

*Membrane 5—cont.*June 25.
Odiham.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to cause Maurice de Berkel[eye] to have four bucks and Thomas his son to have two bucks in the forest of Braden, of the king's gift. By K.

To the treasurer and barons of the exchequer, Order to cause Maurice de Berkel[eye] to be acquitted of five marks* in which he was lately amerced before the justices last in eyre for pleas of the Forest in co. Worcester for a trespass in taking two bucks in the park of Weleye, which belonged to Roger de Somery and was in the king's hands by reason of the minority of Roger's heir. By K.

June 27.
Odiham.

To the barons of the exchequer. Order to cause Reginald son of Peter to be acquitted of 50 marks in which he was amerced before Roger de Clifford and his fellows, justices lately in eyre for pleas of the Forest in co. Berks, for his trespass in taking two hinds and two does in Windsor forest without the king's licence, as the king has pardoned him.

To the constable of Northampton castle. Order to cause Agnes and Barnabas de Norhamtona, formerly Jews and now converted to the faith of Christ, to have restitution of all their goods and chattels within the town of Northampton, which were taken into the king's hands, as, although the king granted to converted Jews of his realm a moiety of all their goods for their maintenance, he has, at the instance of his brother in Christ William de Lincolnia, granted to Agnes and Barnabas all their goods and chattels for the maintenance of themselves and their children.

To John son of Nigel, keeper of the Forest of Bernewode. Order to cause the Friars Minor of Oxford to have six leafless oak-trunks (*robora*), for fuel, of the king's gift.

To the keeper of the Forest of Pambere. Order to cause the Friars Minor of Rading to have three oak-trunks (*robora*) for fuel, of the king's gift.

To Roger de Clifford, justice of the Forest this side Trent. Order to cause Robert de Ver, earl of Oxford, to have six bucks in the forest of Essex, of the king's gift.

To the same. Order to cause Roger de Mortuo Mari to have in the forest of Dene two harts and two others in the forest of the Wrekin (*de Monte Gilberti*), of the king's gift.

*Membrane 5—Schedule.*June 10.
Westminster.

† To the treasurer and barons of the exchequer. Order to acquit Gilbert de Pecche of the service of one knight's fee for the manor of Westclyve, as he has granted to the king and Queen Eleanor, his consort, the said manor, which he held in chief by the service of one knight's fee. They are ordered to receive from Gilbert his charter of the grant, and to cause it to be kept in the treasury.

* The words '*de centum solidis*' are added between the commencing '*Rex*' and '*perdonavit*,' instead of after the 'five marks,' probably meaning that the amercement was 100s.

† This seems from the numerous alterations to be the draught of the writ, or possibly the writ itself.

1280.

MEMBRANE 4.

June 28.
Odiham.

To the keeper of the forest of Rotel[and]. Order to cause Geoffrey de Hauville, the king's falconer, to have six oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Roger de Mol to be acquitted of 177*l.* in which he was indebted to the exchequer for the arrears of his account of the time when he was bailiff of Lampadervaur, as the king has pardoned him.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Martin de Pekham, lately elected, who is insufficiently qualified.

July 4.
Dean.

To the justices next in eyre in co. Berks. Order not to molest Thomas, bishop of Hereford, for taking a hind in Windsor forest without the king's licence, as the king has pardoned him.

To the keeper of the king's Hay of Hereford. Order to cause Walter de Redmarleg to have in that hay two leafless oak-trunks (*robora*) for fuel, of the king's gift.

July 8.
Selborne.

To the constable of St. Briavells. Order to cause Robert Cokerel, William de Valence's constable of Goodrich Castle (*castro de* (sic) *Godrici*), to have in the forest of Den two oaks fit for timber with all their strippings for the works of the same castle.

To the keeper of the forest of Kynefare. Order to cause the bishop of Worcester to have in that forest four hinds of the king's gift.

To William de Hamelton and William de Sancto Claro, keepers of the bishopric of Winchester. Order to cause the Friars Preachers of Winchester to have four oak-trunks (*robora*) with all their strippings in the park of the bishopric at Merdon for fuel, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Elias de Roff[a], late farrier (*marescallus*) of the horses of the late king, to be acquitted of 6*l.* 13*s.* 4*d.* paid by him, on Sunday the morrow of St. Petronilla, in the 53rd year of the late king's reign, by order of the said king into his wardrobe at Winchester to Peter de Wyntonia, then keeper of the wardrobe, as contained in the late king's letters patent to Elias.

To the keeper of the forest of Axiholte. Order to cause Nicholas, parson of the church of Hertele, to have two oaks fit for timber in that forest, of the king's gift.

July 10.
Selborne.

To the treasurer and barons of the exchequer. Whereas certain sub-escheators and other bailiffs under Master Richard de Clifford, when he had the office of escheatry this side Trent, rendered their account to him for all the time when they were under him, and acknowledged before the treasurer and barons that they owed the arrears of the accounts to the king, with which arrears Richard is charged at the exchequer, as he asserts: the king orders the treasurer and barons, if the sub-escheators and bailiffs acknowledged the arrears as aforesaid and have whereof the arrears may be levied, to cause Richard to be discharged of the arrears, and to cause the sub-escheators and bailiffs to be charged therewith.

To the same. As the king learns from the said Master Richard, late keeper of the archbishopric of Canterbury, that he rendered his account before them for all the time that he had the custody of the archbishopric,

1280.

Membrane 4—cont.

and the justices last in eyre in cos. Kent, Sussex, and Surrey, charged him with the issues thereof during the said time before them in their eyre by the estreats of the eyre delivered to the treasurer and barons, the king orders them to discharge Richard of the aforesaid issues wherewith he is charged before the justices, if he have rendered his account before them, and to certify him if he have answered in his account rendered before them for more than he is charged with by the estreats of the justices.

July 13.
Windsor.

To the constable of Odiham castle. Order to cause William le Tyuler of Odiham, who has there faithfully served the king, to have 6s. 8d. yearly of the king's gift, in addition to the eight acres of land that the king granted to him for roofing the king's houses in that castle, and to permit him to be quit of pannage of his swine in the king's woods there, and to have common of pasture for his own cattle, as other the king's men have there, and to permit him to take earth (*terram*) and sand in the king's land there to make tiles for roofing the said houses.

To the same. Order to cause the said William to have 6s. 8d. of the king's gift for his expenses about the roofing of the said houses last year.

July 14.
Windsor.

To the treasurer and barons of the exchequer. Whereas John de Londonia delivered, when he was escheator this side Trent, to Laurence Hardel 200l. of the king's money, and Laurence acknowledged before them that he had received that sum: the king orders them, if Laurence made such acknowledgment, to cause John to be acquitted of this sum and to cause Laurence to be charged with it. As the king learns from trustworthy men that Laurence sustained great damage in his things that he sent to Wales in the time of the king's war there by reason of the war, he orders them to cause Laurence to have reasonable terms for payment of this sum.

July 18.
Langley.

To Robert de Keynes, keeper of the forest of Braden. Order to cause Patrick de Cadurcis to have four bucks in that forest, of the king's gift.

To the constable of St. Briavells castle. Order to cause John Besile to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Clarendon. Order to permit Queen Eleanor, the king's mother, to take venison and brushwood for fuel in that forest at her will, of the king's gift.

July 20.
Langley.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause Master Geoffrey de Haspal to have in that forest six oaks fit for timber, of the king's gift.

To Master Adam de Norff[olcia], constable of Bordeaux. Order to cause Guy de Leziniaco, the king's uncle (*patruus*), to have twenty tuns of wine, of the king's gift.

To the keeper of the forest of Wanberge. Order to cause the Friars Minors of Bedford to have in that forest three leafless oak-trunks (*robora*) with their strippings, of the king's gift.

July 24.
Newport
Pagnell

To the sheriff of Buckingham. Order to cause thirty marks to be levied by the estreats of the fines and amercements that Peter Loreng, Edmund de Wedon, and Florus, parson of the church of Blettesho, appointed to take certain inquisitions concerning military service (*militia*) in that county, will deliver to him by the king's order, and to cause this sum to be paid to them, to wit 10 marks each, in aid of their expenses in that office.

1280.

Membrane 4—cont.

To Richard de Holebrok, king's steward. Order to cause John de Shortel[eye], imprisoned at Ailesbir[y] for a trespass of venison, to be delivered to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts.

July 26. To the keeper of the forest of Roteland. Order to cause Peter de Monte Northampton. Forti to have in that forest three bucks, of the king's gift.

July 24. To Hugh de Kendal, receiver of the goods of condemned Jews in divers Newpor counties. The king learns from Auncera, daughter of the late Aaron de Pagnell. Eboraco, a Jewess, that whereas Aaron gave to her in marriage when Isaac son of Joceus le Joevne married her a house in the city of York, which she held in peace during her husband's life and afterwards until Lumbard, who afterwards married her, was hanged for a trespass of money whereof he was convicted, when John Bek and his fellows, appointed to hear and determine pleas of trespasses of money, took the house into the king's hands by reason of Lumbard's death, who had no right in it, and they still detain it from her as if Lumbard had had any right in it: the king orders Hugh to take with him the mayor of that city, and, if he ascertain by the oath of approved men of the city, Christians and Jews, that Lumbard at his death had no right in the house except through Ancera, and that the house was given to her in marriage, and that she has not forfeited the house, to deliver it to Ancera, to be held until otherwise ordered, saving the right of the king and of others.

July 25. To Hugh de Kendal. Order to deliver to Agnes, formerly a Jewess Northampton. of Northampton and now converted to Christianity, any of her goods and chattels that may have come to his hands and are still in his hands, as the king has granted to her her goods and chattels for the maintenance of herself and children.

To the sheriff of Northampton. Whereas the king granted to Agnes and Barnabas, formerly Jews of Northampton and now converted to the Christian faith, all their goods and chattels for the maintenance of themselves and children, and ordered the sheriff to cause them to have restitution, and the king has now granted to them the house that Agnes had and held in that town before her conversion, which was taken into the king's hands before her conversion: the king therefore orders the sheriff to cause Agnes and Barnabas to have restitution and seisin of the said house, together with the goods and chattels aforesaid.

To the same. Although the king granted to Jews of his realm converted to Christianity a moiety of all their goods for their maintenance, he has nevertheless granted to Agnes, formerly a Jewess of Northampton and now converted, and to her children likewise converted, all their goods and chattels for their maintenance: he therefore orders the sheriff to cause Joan, her daughter, to have restitution of all the goods and chattels that she had on the day of her conversion and that were taken into the king's hands.

July 26. To Elias de Tyngewyk, keeper of the forest of Whytlewode. Order to Northampton. take and have three bucks in that forest, which the king has granted to him.

To the treasurer and barons of the exchequer. Order to cause the debts due to the exchequer from John de Burgo, deceased, John de Cameys, William de Monte Caniso of Edwardeston, and Gilbert Pecche, both their

1280.

Membrane 4—cont.

own debts and those of their ancestors, to be levied by summons of the exchequer and paid to Queen Eleanor, the king's consort, to whom the king has granted them.

To the sheriff of Essex. Order to deliver to the aforesaid queen the lands of Richard de Ewell, as the king has committed to her the said lands, which are in his hands, to be kept during his pleasure.

To the treasurer and barons of the exchequer. Order to cause 20 marks to be levied from the goods and chattels of Jacob de Bedeford, a Jew, and Gena his wife, and to cause them to be paid to Mabel la Converse, as the king has granted to her the 20 marks that Sadekynus, a Jew of Northampton, her late father, bequeathed to her, which 20 marks are in the hands of Jacob and Gena, as the king learns from Mabel.

To the treasurer and barons of the exchequer of Dublin. Whereas James de Audedel[eye], when he was justice of Chester, took from Nicholas son of John, William Bencol, Thomas Preest, and Hugh Cryne and certain other burgesses of Drowgeda on the Meath (*Midie*) side victuals and divers other things for the munition of the king's castles of Boeston and Hawardyn and for other affairs in the parts of Cestreshir, *24*l.* 13*s.* 4*d.* as appears by the king's letters and by the letters patent of James, which the king has inspected, and the king ordered the said treasurer and barons at another time to satisfy the burgesses for the said money, and they have not yet done so, as he learns: the king orders them to cause the said money to be paid to the said men according to their several portions. It is provided that James's heirs shall be charged with that sum.

MEMBRANE 3.

July 30. To Richard de Holebrok, the king's steward. Order to deliver Matilda Nottingham. de Braundeston, imprisoned at Rokyngham for trespass of venison in the forest of Roteland, to twelve mainpernors to have her before the justices for pleas of the Forest.

To William de Dovor', chaplain. Order to deliver to Master Luke de Neuport, canon of the king's free chapel of Hasting', the houses of the castle of Hasting', to dwell in during the king's pleasure.

To the treasurer and barons of the exchequer. Order to cause Robert de la Sale of Wyerdeston to be acquitted of 6*s.* 8*d.* in which he made fine with the king to have an assize of novel disseisin before J. de Reigate and W. de Norburg, and of 40*d.* in which he was amerced before the said justices because he did not prosecute the assize, as the king has pardoned him.

Aug. 1. To the same. Order to cause the prior of St. Katherine's without Newstead in Lincoln and John de la Wade, late sheriff of Lincoln, to be acquitted of 1000*l.* of the first moiety of the fifteenth in that county paid by them, on the eve of the Nativity of St. Mary, in the fourth year, by the king's order to Luke de Luk' and Bartholomew Bandini and their fellows, merchants of Lucca (*Luk'*), and of 2123*l.* of the same moiety of the fifteenth paid to Rolandinus de Podio and the said Bartholomew and their fellows aforesaid,

* The words 'to the value of' appear to be omitted from the enrolment.

1280.

Membrane 3—cont.

on the morrow of St. Lucy, in the fifth year, and of 29*l.* of the same moiety of the fifteenth paid to the said Rolandinus, Bartholomew and their fellows by the hands of Frederic Ventura of Lucca, on the day of the Translation of St. Thomas the Martyr, in the same year, and of 48*l.* of the same moiety paid to the said Rolandinus, Bartholomew, and their fellows by the hands of Matthew Rugepel, on the eve of St. Barnabas, in the seventh year, as appears by the letters patent of the said merchants in the possession of the prior and John, and to cause the merchants to be charged with this sum.

Aug. 3. To Richard de Holebrok, the king's steward. Order to cause dower to
Newstead in be assigned to Matilda, late the wife of Geoffrey de Bradeleye, tenant in
Sherwood. chief, as she has taken oath before the king not to marry without his
licence.

To Geoffrey de Neubald and the sheriff of Lincoln. Order to pay to Master Thomas Bek the 300 marks that they have received or shall receive from the amercements of strange merchants of the eyre of Master Roger de Seyton, to be paid by Thomas to Giles de Garderoba for the expedition of certain affairs enjoined upon him by the king.

To the keeper of the forest of Salcey (*Salceto*). Order to cause the constable of Northampton castle to have six oaks in that forest to make shingles for roofing the houses of the castle.

Aug. 3. To the sheriff of Northampton (*sic*). Order to cause Adam le Flemmeng and
Newstead in Adam Daft, imprisoned at Northampton (*sic*) for divers trespasses committed
Sherwood. by them in the town of Notingham, to be released, as John le Flemmeng, Benedict le Hunt, Richard his son, Ralph le Vyneter, Roger de Landeford, William de Lenton, Robert de (*sic*) Daft, William de Beston, Robert de Hibernia, Elias de Cobbell[eye], Walter le Mescecref, and Nicholas de Ettewell, burgesses of Notingham, have mainperned to have them before the king in the next parliament after Michaelmas to satisfy the king for the trespasses aforesaid and to stand to right if any one wish to speak against them, and that they shall not enter the town of Notingham in the meantime, and that they shall not henceforth forfeit there or elsewhere in the realm.

To the sheriff of Nottingham. Like order in favour of Adam le Gaoler and Richard le Curzun, imprisoned at Notingham for divers trespasses, who are mainperned by William le Gaoler, William de Bolecote, William de Carleton, Robert Baraud, Henry de Radeford, Ralph de Leggeby, Thomas le Curzun, William his brother, Ralph le Curzun, Nicholas de Chylewell, Richard le Tanur, and William de Wyleford, burgesses of Notingham.

To the sheriff of York. Like order in favour of Richard Lambok, imprisoned at York for divers trespasses as above, mainperned by Laurence Ingreham, Adam le Palmer, John de Wyleford, William de Gotham, Nicholas de Gateby, and Aug[ustine] Thorald, burgesses of Notingham.

To the keeper of the forest of Kanek. Order to cause Philip Marmyon to have in that forest three bucks, of the king's gift.

Aug. 5. To the treasurer and barons of the exchequer. Order to cause John d^e
Clipstone. Wauton, late sheriff of Surrey and Sussex and collector of the fifteenth in the same counties, to have quittance of 800*l.* of the fifteenth in co. Sussex, paid by him by the king's orders to Reyner Magiar', Orlandinus de Podio and their fellows, merchants of Lucca, on Monday after Ash Wednesday

1280.

Membrane 3—cont.

(*Cineres*), in the fifth year, and of 157*l.* 3*s.* 4*d.* of the fifteenth of the said counties paid to Reyner and his fellows on Tuesday after the Invention of the Holy Cross, in the same year, and of 1000*l.* paid to Giles de Garderoba, then keeper of the Tower of London, and to Reyner Magiar', on Wednesday the morrow of All Souls, in the sixth year, and of 500*l.* paid to Giles and Reyner on Sunday after the Epiphany, in the same year, and of 350*l.* of the second moiety of the fifteenth of the said counties paid to Giles and Reyner on Saturday after Ash Wednesday, in the same year, and of 564*l.* of the fifteenth of co. Sussex paid to Reyner and to Abbas Brankalion and his fellows, merchants of Lucca, on Monday after the octaves of Easter, 1277, and of 27*l.* of the fifteenth of the said counties paid to Giles by the hands of William de la Leye on the eve of St. Thomas the Apostle, in the eighth year, and of 11*l.* 10*s.* 2*d.* of the same paid on the same day by the hands of Bonruncinus, a merchant, and of 30*l.* of the arrears of the fifteenth of the same counties paid by the hands of Philip le Taillur, citizen of London, on Saturday the feast of St. Katherine, in the same year, as appears by the letters patent of the said merchants and Giles, and to cause the merchants and Giles to be charged therewith.

Aug. 7.
Hodsock.
(*Oddesah*).

To Guncelin de Badlesmere, justice of Chester. Order to cause Reginald de Grey to have six bucks in the forest of La Mare, of the king's gift.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to permit John de Clinton to take four bucks in the forest of Kanek for the use of Anthony Bek, of the king's gift.

Aug. 10.
Hampole.

To the sheriff of Northampton. Order to deliver to Sarah, late the wife of John de Burneby, all the lands in Watford that are of her inheritance, with the stock and all goods in the same, to hold until the next parliament after Michaelmas, until which parliament the king has adjourned her homage for the said lands, which were taken into his hands upon John's death.

To the sheriff of York. Order to deliver Roger atte Halle of Suthclif, imprisoned at York for ordering his son Roger to defend his right against John de Areyns of Dronton concerning a ditch raised by Roger the father in the marsh of Suthclif, which John wished to demolish, which John was slain by Roger the son in a fight between them, in bail to twelve men who shall mainpern to have him before the king or before the justices at the first assize.

To R. de Cliff[ord], justice of the Forest beyond Trent. Order to cause Master John de Saunford to have in the forest of Selewod four bucks of the king's gift.

Aug. 13.
Cawood.

To Stephen de Penecestre and S. de Roff[a]. Notification of the surrender by Gilbert de Clare, earl of Gloucester and Hertford, of all the liberties and other things that the king demanded against him in cos. Kent and Surrey, concerning which the earl was adjourned to be before the justices at Lamheth in the octaves of Michaelmas next, and order to cause the surrender to be enrolled in the rolls of the eyres of those counties, and not to intermeddle with them by reason of the adjournment aforesaid until otherwise ordered, and to certify the king in the next parliament after Michaelmas concerning the liberties and concerning all the other things thus demanded by the king and adjourned.

1280.

Membrane 3—cont.

To the keeper of Salcey (*de Salceto*) forest. Order to cause Master Simon de Belvaco, the king's surgeon (*surrigico*), to have four oaks in the forest fit for timber, of the king's gift. By K.

To Elias de Tyngewyk. Order to cause William de Bello Campo, earl of Warwick, to have in the forest of Whitlewod six bucks, of the king's gift.

—————
 To the keeper of the forest of Canok. Order to cause Robert de Tybetot to have four bucks, of the king's gift.

—————
 To the keeper of the forest of Milkesham. Order to cause Robert de Ufford, justiciary of Ireland, to have four bucks, of the king's gift.

Aug. 16.
 York.

To G. de Nevill, justice of the Forest this side Trent. Order to cause the prior and convent of Lenton to have henceforth a tithe of the king's venison taken in co. Nottingham, to wit of harts, hinds, bucks and does, as the king learns by inquisition taken by Adam de Everingham, keeper of the forest of Shirewod, that the prior and convent ought to have the tithe by the charter of king John, and that they and their predecessors have been wont to have it until the king's time.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause the prioress and nuns of St. Clement's, York, to have in Galtres forest six oaks fit for timber, of the king's gift.

To Leonius son of Leonius. Order to pay to the recluse of Cristelton two marks from the king's money in his custody, of the king's gift.

Aug. 18.
 York.

To the keepers of the exchange of York. Order to cause W. archbishop of York, to have two dies with appurtenances to coin (*cambiend'*) in York, of the king's special grace, saving the right of the king and of others, provided that oath be taken from the ministers thereof as has been the custom in other exchanges.

To Roger de Cliff[ord], justice of the Forest beyond Trent. Order to cause Roger de Amary to have in the forest of Menedep five bucks, of the king's gift, in the place of the five bucks that escaped from Roger's park of Ubeleg.

Aug. 20.
 York.

To James Orland[i], merchant of Lucca (*Luk'*), keeper of the exchange of Durham. Order to pay to Master Peter de Turnmire, the king's master moneyer of York, and to John Monet of Florence 500*l.* by tale of the king's new money in the exchange, to be carried by them to Newcastle-on-Tyne in order to exchange them there.

Vacated, because the writ was restored and it is otherwise below.

The like to John Samson and John le Especer, keepers of the exchange of York, for 500*l.*

To the barons of the exchequer. Order to cause the king's merchants of Lucca (*Lucanen'*) to be acquitted of the receipts contained in a roll sent herewith to the barons under the half-seal of the king's money at the exchequer and elsewhere from Easter, in the first year, until Michaelmas, in the seventh year, with which receipts they have charged themselves and rendered account before R. bishop of Bath and Wells, the chancellor, and Master Thomas Bek, keeper of the wardrobe, and other lieges of the king appointed to audit their account; provided that the merchants shall be charged at the exchequer with what they have received beyond the receipts aforesaid.

1280.

Membrane 3—cont.

To the sheriff of York. Order to pay Geoffrey Aguillon, one of the justices to take assizes and to make inquisitions in divers counties, 20*l.* in aid of his expenses in that office.

Membrane 3—Schedule.

Aug. 20.
York.

*To Elias de Tyngewyk, keeper of the forest of Whitlewod. Order to cause ten bucks to be taken in that forest and carried to London, there to be delivered to J. archbishop of Canterbury, of the king's gift.

MEMBRANE 2.

Aug. 24.
Knares-
borough.

To James Orlandi, merchant of Lucca, keeper of the exchange of Durham. Order to cause to be delivered to Peter de Turnemire, the king's moneyer of York, 500*l.* of the king's new money in the exchange, in addition to the 500*l.* that the king lately ordered him to deliver to Peter, to be carried to Newcastle to be there likewise exchanged, as the king has enjoined upon him.

Vacated, because this writ was restored and [is] otherwise below.

Sept. 8.
Carlisle.

To Richard de Holebrok, the king's steward. Order to cause dower to be assigned to Joan, late the wife of Nicholas le Archer, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to Ralph de Sandwyco, the king's steward.

Sept. 10.
Carlisle.

To John Sampson and John le Especer, keepers of the king's exchange at York. Order to deliver to Peter de Thurnemyre, master-moneyer of York, 700*l.* by tale of the new money, to be carried to Newcastle on Tyne and there exchanged.

To the sheriff of Cumberland. Order to cause the abbot of St. Mary's, York, to have seisin of a messuage and six acres of land in Little Crogeling that William Sauvage, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that William held them of the abbot.

To the sheriff of Southampton. Order to cause Adam de la Penne, imprisoned at Winchester, to be released upon his finding six mainpernors to have him before the king when ordered, the king having ordered the sheriff to cause Adam to be delivered, and the sheriff has not yet done aught in the matter.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause the Friars Minors of Carlisle to have in the forest of Englewod six oaks fit for timber, of the king's gift.

To the same. Order to cause the prior and convent of Carlisle to have a tenth of the venison taken in the forest of Englewod, which they claim to have from old time and were wont to have in the late king's time and in the present king's time, as is testified by the said justice.

To the same. Order to cause Roger de Clyfford to have ten live bucks and thirty live does in the forest of Englewod in order to stock his parks therewith, of the king's gift.

* Probably the writ itself. There is no return endorsed upon it.

Membrane 2—cont.

1280.

To the same. Order to cause Roger de Leyburn to have ten live bucks and thirty live does in the said forest in order to stock his parks therewith, of the king's gift.

Sept. 14. To the justice of the Forest this side Trent. Order to cause Geoffrey de
Newcastle-on-Tyne. Nevill to have in the forest of Ingelwod six bucks, of the king's gift.

Sept. 16. To the justices next in eyre for pleas of the Forest in co. Northumberland.
Newcastle-on-Tyne. Notification that whereas Robert de Balliolo, lately minister of the king's forest this side Trent, gave to Robert Bertram two red-deer fawns (*fetenes cervorum*) that he took in the forest of Englewod without the king's licence, the king has pardoned Robert Bertram the trespass committed by him in receiving and detaining the fawns, so that he shall not be aggrieved or molested for this reason.

Sept. 18. To the treasurer and barons of the exchequer. Order to cause Robert
Durham. son of John to be acquitted of 6*l.* yearly and the arrears thereof for all the time that he has had the custody of the lands that belonged to John le Boun, tenant in chief, in Luyton, which are extended at 17*l.* yearly, and the custody of the lands that belonged to Ralph de Bucham, deceased, in the king's hands by reason of the voidance of St. Edmund's abbey, of which Ralph held, which are extended at 14*l.* yearly, and for all the time that he shall have the custody during the minority of the heirs of the said John and Ralph, the king having, on 16 November, in his seventh year, granted to Robert son of John the custody aforesaid for the fee of 25*l.* that he receives from the king, rendering therefor 6*l.* yearly, which the king has now pardoned him.

To the justices next in eyre for pleas of the Forest in co. Northumberland. Order not to molest John de Vescy or his men for taking a hart instead of a hind (*bisse*) and three bucks instead of three does that the king gave him in the forest of Northumberland, as the king has pardoned John the trespass.

Sept. 18. To the sheriff of Northumberland. Order to take with him the coroners
Durham. of that county and to go to the church of St. Andrew's, Newcastle-on-Tyne, and if he find that Andrew le Barkere, who holds himself in the church, and who was condemned to be hanged for the death of Henry son of Eustace, and was hanged, and was carried to the churchyard of that church to be buried, was afterwards found to be alive, to cause his peace to be proclaimed and that he may safely go to his house, there to remain always at the king's peace. The king releases to him what pertains to him in this behalf.

Sept. 20. To the sheriff of Gloucester. Order to cause the manor of Audebir[y],
Stockton. which belonged to Robert Burdun, tenant in chief, to be delivered to Queen Eleanor, the king's consort, as the king has granted to her the custody of the manor, which is near her manor of Sherstan, during the minority of Robert's heirs.

Sept. 27. To G. de Nevill, justice of the Forest this side Trent. Order to cause
Scarborough. the Friars Minors of Scardeb[urg] to have six oaks fit for timber in the forest of Galtres, of the king's gift.

Oct. 6. To the sheriff of Rutland. Order to cause two agistors to be elected for
Lincoln. the forest of Roteland in place of John de Middleton and John de Boroule, late agistors, deceased.

1280.

Membrane 2—cont.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Peter de Monte Forti to have three oaks fit for timber in the forest of Shirewod, of the king's gift.

To the same. Order to cause the Friars Minors of Lincoln to have in that forest six oaks fit for timber, of the king's gift.

By K. on the information of R. de Tybotot.

Oct. 17.
Langley.

To the treasurer and barons of the exchequer. Order to cause Henry de Manneston to be acquitted of 40s. in which he was amerced before John de Reygate and his fellows, justices lately in eyre in co. Kent, because he had not taken knighthood.

By K. because the land that he holds is partible, because he holds in 'gavelecunde.'

To Richard de Holebrok, the king's steward. Order to cause dower to be assigned to Mary, late the wife of William de Wodeham, tenant in chief of the king of the barony of Reyleye, as she has taken oath before the king that she will not marry without his licence.

Oct. 18.
Langley.

To the sheriff of Lancaster. Order to deliver to Edmund, the king's brother, two parts of a messuage and of four bovates and of 40 acres of land and of a mill in Hest that Thomas de Hest, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of the said Edmund, and that Nicholas de Lee is bound to answer to the king for the year, day and waste.

To the sheriff of Hereford. Order to deliver to Roger de Burhop a messuage and 15 acres of land in Tullington, which Richard le Skynner, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the land has been in the king's hands for a year and a day, and that Richard held it of Roger, and the township of Tullington is bound to answer to the king for the year and waste.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause John de Lythegraynes, sheriff of York, to have in the forest of Galtres four oaks fit for timber, of the king's gift.

Oct. 26.
Westminster.

[To the sheriff of———.] Order to cause a coroner for that county to be elected in place of Robert de Chetwode, who is incapacitated by illness.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause the prior of Carlisle to have twelve oaks fit for timber in the forest of Ingelwode, of the king's gift.

To the same. Order to cause the Austin friars of Lincoln to have four oaks fit for timber in the forest of Shirewod, of the king's gift.

To the sheriff of Somerset. Order to cause 90 marks to be levied by the estreats of the fines and amercements that Solomon de Roff[a], William de Braiboef, Robert Fulcon[is], and Richard de Weylaund, justices in eyre in that county, will deliver to him, and to cause that sum to be paid to the justices, to wit Solomon 30 marks, William, Robert, and Richard 60 marks, to wit 20 marks each, for Michaelmas term last of the yearly fees that the king granted them for the office of justices.

To Geoffrey de Picheford, constable of Windsor Castle. Order to cause A. bishop of Bangor to have six oaks fit for timber in the forest of Windsor, of the king's gift.

1280.

Membrane 2—cont.

To the barons of the exchequer. Order to cause Master Henry Sampson to be acquitted of 10*l.* in which he was amerced before the justices last in eyre for pleas of the Forest in co. Northampton for the common summons.

To G. de Rockesl[eye] and Orland[inus] de Podio, keepers of the exchange of London. Order to cause John de Sanliz and Peter de Monte Pessolano, merchants, to be satisfied for the arrears of 1,100 marks lent by them to the king for making exchange.

To the treasurer and barons of the exchequer. Order to acquit Elias de Rabayn of 5 marks for wreck of the sea, 6 marks 5*s.* 4*d.* from William de Lolleworth, 20*s.* from the hundred of Haselor, 6*l.* 6*s.* 4*d.* from the abbess of Shaftesbury, half a mark from Philippa de Cruyl, 2*s.* from John Campyon, one mark from John le Teyntur, 2*s.* from the men of Henlegh, 3*s.* 6*d.* from the chattels of Hugh Dygon, 40*s.* from a tun of the wine of wreck of the sea, which he was said to have received and extorted, and to cause to be delivered to him his goods and chattels taken into the king's hands for this reason, as the king, for a fine of 500 marks, pardoned Elias all trespasses whereof he was indicted before the justices last in eyre in co. Dorset and also all ameracements in which he was amerced before the justices in the eyre aforesaid for any reason.

To the justice of the Forest this side Trent. Order to cause Baldwin Wak to have six oaks fit for timber in the forest of Salcey (*de Salceto*), of the king's gift.

To the sheriff of Salop. Whereas the king committed to Hugh son of Otto the moiety of the lands and gardens of Thomas de Chelewarton that Benedict (*Benettus*) de Wyntononia, a Jew, lately hanged, held in the sheriff's bailiwick, in accordance with the provision lately made concerning men indebted in the Jewry, for a debt of 800 marks in which Thomas was indebted to Benedict by his charter in the chests of the chirographers of the Jews, which is in the king's hands by reason of the Jew's death, to have in recompence for the fee that Hugh ought to receive for engraving the king's coin-dies (*cuneorum*) by reason of Otto, son and heir of Thomas son of Otto, tenant in chief, a minor, being in Hugh's wardship by the king's commission, and the king now learns for certain that the extent of the lands and gardens and the partition of the same between Thomas and Benedict were made insufficiently and incorrectly: the king orders the sheriff to cause all the lands and gardens to be extended, and to cause them to be divided according to it, and to cause a moiety thereof to be assigned to Hugh.

To the bailiff of Asselegh. Order to cause Richard le S[a]user and Thomas de Candovere, the king's huntsmen, to have six oak-trunks (*robora*) in the king's woods in his bailiwick for fuel for them and the king's dogs in their custody whilst staying with the dogs in those parts.

Membrane 2—Schedules.

Oct. 7. To the constable of St. Briavells castle. Order to permit Richard
Lincoln. Talebot to take in his wood of Longehope and Fowehop, which are within the forest of Dene, timber to roof his houses at Eccleswell.

Oct. 28. To Ralph de Sandwyco, the king's steward. Order to cause dower to be
Westminster. assigned to Mary, late the wife of Robert Burdun, tenant in chief, upon her taking oath not to marry without the king's licence.

1280.

Nov. 3.
Westminster.

MEMBRANE 1.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, to be acquitted of 85*l.* 10*s.* 0*d.* of the debts due from Peter Mauclerk, earl of Richmond, at his death.

Vacated, because otherwise below.

To the same. Order to cause Thomas de Tymeworth to be acquitted of 100*s.* of the 10*l.* in which he made fine with the king for respite of knight-hood, as the king has pardoned him this sum at the instance of William le Brun, king's yeoman.

To the treasurer and barons of the exchequer. Order to charge Hugh de Estcote with 100*s.* due from Walter de Helyun for the ferm of the wardship of the lands that belonged to Walter de Longeford, tenant in chief, and to discharge Walter de Helyun thereof, as Hugh came into chancery and acknowledged that he was indebted to Walter de Helyun in 100*s.* and that he will acquit him of that sum at the exchequer, and the king, at Walter's request, will look to Hugh for this sum.

To the same. Like order concerning 10*l.* due from Walter de Helyun for a fine for having the marriage of the daughters and heiresses of Walter de Longeford, tenant in chief, the said Hugh having acknowledged in chancery that he owed that sum to Walter.

To the same. Order to cause Robert de Tateshal to be acquitted of 100 marks in which Robert de Tateshal, his father, was indebted at his death to the late king for a loan made to him in Gascony, as the king has pardoned Robert by letters patent.

Nov. 5.
Westminster.

To the same. Order to cause Nicholas Wascelyn to be acquitted of 40*s.* in which he was amerced before John de Reig[ate] and his fellows, justices lately in eyre in co. Sussex, because he did not show to them the king's letters of respite for knight-hood, the king having, for a fine of 20 marks, granted to him respite of knight-hood for four years from 25 January, in his seventh year, within which term he was amerced as above.

To the same. Order to cause John de Ledrede, clerk, and Alice his wife to be acquitted of half a mark in which they were amerced before the justices last in eyre in co. Surrey for a disseisin, as the king has pardoned them out of charity.

To the same. Order to cause Basillia, late the wife of John de Wiscombe, to be acquitted of half a mark in which she was amerced before the aforesaid justices for not prosecuting, as the king has pardoned her out of charity.

To the sheriff of Somerset. Order to cause to be restored to Nicholas Parys, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the death of Walter Horskok before the justices in eyre in that county, as he has purged his innocence before R. bishop of Bath and Wells, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To the sheriff of York. Order to restore to William de Curey, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices late in eyre in that county with the death of Robert Sargan, as he has purged his innocence before W. archbishop of York, to whom he was delivered by the justices in accordance with the privileges of the clergy.

Membrane 1—cont.

1280.

Nov. 7. The like to the same in favour of Geoffrey Wyggeman, clerk, similarly
Westminster. accused of the death of William Ragg'.

To G. de Nevill, justice of the Forest beyond Trent. Order to cause R. bishop of Carlisle to have in the forest of Engelwod six does in place of the six bucks that the king lately granted to him.

To the treasurer and chamberlains. Order to deliver to the abbot of Tyron 20 marks yearly, in accordance with the grant to them by king Richard, uncle of the late king, by his letters patent, which the king has inspected, to be received of the established alms. By the chancellor.

To the barons of the exchequer. Order to cause the men of the townships of Wesseleg, Great Lythe, Wellebeche, Neubold, Polileg, Beystan, Little Lithe, and Norton to be acquitted for ever of a mark yearly and the arrears thereof, and to cause the sheriffs of Salop for the time being to be acquitted thereof, which mark the men rendered for the herbage of the king's wood of La Lithewode, as the king learns by inquisition taken by the sheriff of Salop that the townships had the herbage by the grant of the late king for one mark to be rendered to the exchequer, until John de Munemuth, the late king's justice of the Forest this side Trent, ejected the townships thence, and the men of the townships have besought the king to cause the pasture to be rendered to them or to cause them to be acquitted of the aforesaid mark and the arrears thereof from the time of their ejection, and the king wills that they shall not have the pasture henceforth.

Nov. 8.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbess of Fontevrault to be acquitted of 13s. 4d. in which she was amerced before the justices last in eyre in co. Dorset by reason of the common summons made before them of the eyre, as the king has pardoned her.

Vacated, because she did not have it.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, to be acquitted of 85*l.* 10*s.* 0*d.* exacted from him for the arrears of the debts of Peter Maucclerk, as the late king pardoned him all the arrears of debts due to the exchequer for the time when Peter held the earldom.

To the same. Order to permit the attorneys of Queen Eleanor, the king's consort, to receive yearly at the exchequer from John de Grey, whom the king has appointed to pay to her the debts in which Ralph Moryn was indebted to Hagin son of Master Moses, a Jew of London, and which are attermind at the exchequer.*

Nov. 12.
Westminster

To the sheriff of Nottingham. Order to cause 115 marks to be levied by the estreats of the fines and amercements that the justices in eyre in that county will deliver to him by the king's order, and to pay that sum to the justices for Michaelmas term last, to wit to John de Vallibus, chief justice of the eyre, 30 marks, to William de Saham 25 marks, to Roger Loveday 20 marks, to John de Meting[ham] 20 marks, and to Master Thomas de Sodinton 20 marks, for the yearly fees that the king granted to them for their office.

To Roger de Cliff[ord], justice of the Forest this side Trent. Order to cause Robert Body to have four oaks fit for timber from the clearings (*trenchais*) that the king caused to be made in the forest of Kynefare, of the king's gift.

*The enrolment is badly abridged from the writ.

1280.

Membrane 1—cont.

To the sheriff of Sussex. Order to restore to Martin Heyne, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county with larceny, as he has purged his innocence before S. bishop of Chichester, to whom he was delivered in accordance with the privilege of the clergy.

To the same. Whereas Thomas de Scalar[iis] holds certain lands of Reginald de Grey in the town of Munden for life, and he fled by reason of a battery lately made upon Richard Brun, as the king learns from Reginald: the king orders the sheriff to commit the lands to Reginald until Thomas come to the king's court and stand to right concerning the premises.

To the treasurer and barons of the exchequer. Reginald de Grey, son and heir of John de Grey, has shown the king that whereas the late king committed to John and afterwards to him the counties of Nottingham and Derby during pleasure, rendering therefor to the exchequer as much as Simon de Aslacton, sometime sheriff of those counties, was wont to render for them, and Simon used to receive yearly during all the time that he had the custody of the counties 100s. from the community of the town of Nottingham and 100s. from the community of the town of Derby for sheriff's aid, as other sheriffs were wont to receive previously, and the late king, before his commission of the counties to John and Reginald, remitted and pardoned to the men of the said towns the said 10l. yearly, and the treasurer and barons charge Reginald with that sum for all the aforesaid time, although John and he received nothing thereof: the king orders the treasurer and barons to cause the said Richard (*sic*) to be acquitted of the said 10l. yearly during the time aforesaid, if they ascertain that the preceding assertions are true.

Nov. 13. To the sheriff of York. Whereas W. archbishop of York has requested Westminster. the king to cause to be presented to the custody of St. Nicholas's hospital without York, the advowson whereof the king lately deraigned against the archbishop before the justices in that county, a fit clerk who shall be able to answer for the cure of souls belonging to the parish church of that hospital, the king orders the sheriff to find out (*inquiras*) by the counsel of the justices at York a suitable priest or a clerk who shall cause himself to be ordained priest shortly, and to present him to the archbishop in the king's name for the custody of the hospital in form aforesaid. [Prynne, *Records*, iii. 247.]

Nov. 13. To the sheriff of York. Order to pay to Alan de Walkingham 20l. in Windsor. part satisfaction of his expenses in the king's service in prosecuting the king's affairs during the last six years.

To the treasurer and barons of the exchequer. Whereas the king lately caused to be taken into his hands a debt of 50 marks in which Robert de Percy(?) was indebted by his charter in the chests of the chirographers at York to Bonamy de Ebor[aco], a Jew, which the king ordered to be levied for his use, the king has granted to the Jew that if the debt has been levied for his use or has been taken into his hands, the Jew shall have recompence therefor in 40 marks in the old arrears, tallages, and other debts that he owes to the exchequer: the king orders them, if it be so, to cause the Jew to have allowance for the aforesaid 40 marks as above in recompence for the said debt.

Nov. 13. To the treasurer and barons of the exchequer and to the justices Westminster. appointed for the custody of the Jews. Whereas the king pardoned Nicholas de Meynyl, for his good service in the army of Wales and elsewhere, a debt of 100 marks in which he was indebted to Juetta daughter of

Membrane 1—cont.

1280.

Benedict (*Benetti*), a Jewess of York, by a charter for 100*l.* under the names of Nicholas and Juetta in the chests of the chirographers at York, wherefore the king at another time ordered the treasurer and barons and justices to cause the said charter to be withdrawn from the chests and to be delivered to Nicholas, and, because a debt of 100*l.* is contained in the said charter and because the king's writ mentioned that the debt belonged to Jocus le [*Jeove*]ne, a Jew, whereas it did not, they refused to deliver the charter to Nicholas: the king, wishing to make full acquittance to Nicholas for the said debt, orders them, if the said Jocus had no such debt in the chests aforesaid, to cause the said charter to be withdrawn from the chests and delivered to Nicholas, and to cause him to be acquitted of the whole debt, and to cause this to be so done and enrolled.

To the barons of the exchequer. Order to cause William de Monte Canisio to be acquitted of 44*s.* exacted from him for the summons of the eyre of the justices last in eyre in co. Kent for the arrears of the sheriff's tourn of his tenants in the town of Bocton Munchanesy and of 22*s.* exacted from him of the arrears of the withdrawal of his tenants of Adinton and Eccles, and of 22*s.* exacted from him for the arrears of the tourn of his tenants of Woteringebur[y], and 28*s.* exacted from him of the arrears of a suit of his tenants in Adinton and Hertleg.

To the sheriff of Kent. Order to cause J. archbishop of Canterbury or his bailiffs to have return of the king's writs in the manor of Haudlo, which is of the archbishop's fee that Gilbert de Clare, earl of Gloucester and Hertford, holds of the archbishop, in order to make return of the return to the earl's bailiffs of Haudlo, as they have been wont to do heretofore, for the execution of the writs. The sheriff is also ordered to permit the archbishop to have in that manor the amercements of his men and other things that pertain to him, in the way in which he ought to have them according to the liberties of his church.

Nov. 18.
Westminster.

To R. de Cliff[ord], justice of the Forest this side Trent. Order to deliver Roger de Besselawe, imprisoned at Bruges for trespass of the Forest of Shirlet, to twelve men who shall mainpern to have him before the justices next in eyre for pleas of the Forest in co. Salop.

1279.

MEMBRANE 11d.

Nov. 26.
Windsor.

Enrolment of final concord made at Westminster in fifteen days from Martinmas, 8 Edward, before Thomas de Welond, Walter de Helyun, John de Lovetot, Roger de Leyc[estria], and William de Buruton, justices, between the king, demandant, and Theobald le Botiler, deforciant, of the advowson of the church of Kirkeham, concerning which a plea of covenant was summoned between them in the same court, to wit that Theobald acknowledged the advowson to be the king's right and remitted and quit-claimed it to him and his heirs. For this release the king gave him a sore-coloured goshawk. [Feet of Fines, co. Lancaster, Edward I. no. 11.]

Memorandum, that this fine was delivered to Master Thomas Bek, keeper of the king's wardrobe, on St. Andrew's day, to be kept with other fines in the wardrobe.

Thomas le Bracur of Stratteford acknowledges that he owes to Thomas de Gunneys, clerk, 65 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Membrane 11d—cont.

1279.

To the Christian and Jew chirographers of the chest of the chirographers at Northampton. The king wishing to be certified concerning the chirographs, bonds, tallies, charters, feoffments, stars and all other instruments in that chest that belonged partly or wholly to Jews lately condemned, fugitive, or converted to the Christian faith, and to other Jews whose chattels are forfeited to the king by reason of the clipping of his money, has appointed John Bek, Alexander de Kirketon, and Ranulph de Dacre to take out the instruments from the chest and to deliver them under their seals and the seals of the chirographers to the treasurer and barons of the exchequer: the king orders the chirographers to be intendent to the said John, Alexander and Ranulph.

The like for the said John, Alexander, and Ranulph for York, Lincoln, Northampton, Warwick, and Nottingham.

The like for Bartholomew de Suthley, William de Brayboef, and Adam le Botiler for Winchester, Wilt[on], Devon, Exeter, Bristol, Hereford, Gloucester, and Worcester.

The like for John de Cobeham and Walter de Helym (*sic*) for Norwich, Huntingdon, Bedford, Canterbury, and Oxford.

The like for the said John and Walter and Adam de Wyntonia for London.

The chirographers, Christian and Jew, of the aforesaid towns are ordered to be intendent to the aforesaid men.

John de Reda acknowledges that he owes to Master William de Luda and Baruncinus, merchant of Lucca (*Lukanens'*), 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Dec. 7.
Quenington.

Henry de Leghe came before the king, on Thursday after St. Nicholas, and sought to replevy to Nicholas de Raley the latter's land in Wysseshete, which was taken into the king's hands for his default in the bishop of Worcester's court of Ichehull against Robert atte Berghe. This is signified to the bishop.

Dec. 27.
Winchester.

The under-written have quittance of the common summons [of the eyre] in co. Southampton for pleas of the Forest:

The abbot of St. Peter's, Gloucester.

Richard son of John.

The prior of the Hospital of St. John of Jerusalem in England.

The prioress of Aumbresbiry.

The under-written have quittance of the common summons in co. Dorset:

William de Mohun.

R. bishop of Salisbury.

The abbot of Hide, Winchester.

Matilda, late the wife of Robert Waleraund.

Hildebrand de Londonia.

Oliver de Ingham.

Robert Shakel acknowledges that he owes to John le Ussher 10 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

1280.
Jan. 1.
Winchester.

The under-written have quittance of the common summons for pleas of the Forest in co. Wilts:

Matthew son of John.

1280.

Membrane 11d—cont.

The under-written have (*sic*) quittance of the common summons for pleas of the Forest in co. Devon :

Matthew son of John.

John de Sancto Johanne acknowledges that he owes to Matthew de Columbar[iis] 40 marks ; to be levied, in default of payment, of his goods and chattels in co. Southampton.

William de Alta Ripa acknowledges that he owes to the bishop of Bath and Wells, the king's chancellor, 12 marks ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of agreement between the prior and convent of Lenton, diocese of York, of the order of Cluny, and the dean and chapter of Lichfield, witnessing that whereas disputes had arisen between them concerning tithes in the parish of Bathekewell, Hope, and Tydeswell, in the diocese of Coventry and Lichfield, and concerning the spoliation of the tithes by armed force by the dean and chapter or their servants, as the prior and convent asserted to the king, and concerning the observance of a composition between the dean and chapter and the prior and convent relating to the tithes made long before ; in the king's court at Winchester on the morrow of St. Thomas of Canterbury, the third (*sic*) kalend of January, 1279, the parties being present in court, to wit the prior in person and Humfrey his fellow-monk, with procuratory power for the prior and convent, the prior protesting and promising that the power of the said monk and proctor could not be weakened by his presence, and Master Adam de Waleton, chancellor of Lichfield, and Master Jordan, archdeacon of Chester, with procuratory power for the dean and chapter, the king, the patron of the church of Lichfield and of that of Lenton, appointed as arbitrators between the parties by their consent Sir Anthony Bek, archdeacon of Durham, and Master Thomas Bek, archdeacon of Dorset, brethren and fellow-canons of Lichfield. The arbitrators ordained that the composition made by papal authority concerning the tithes by Master Adam de Stafford, sometime archdeacon of Chester, and brother Walter, sometime warden of the Friars Minors of Leicester, the judges appointed by the pope, shall be observed inviolably for the future, the arbitrators adjudging the tithes to the prior and convent and that the latter shall pay to the dean and chapter before St. Chad's, 1279, in the cathedral church of Lichfield 75 marks due to them by the composition aforesaid, which composition, now deposited with the abbot of Derl[eye], shall be rendered to the prior and convent together with the letter made to them for the assignment of the tithes for the exchange (*permutacione*) of the tithes of Tydeswell, and that the prior and convent shall pay to the dean and chapter, in order to have peace concerning the tithes for ever, 250 marks to be paid in the cathedral church of Lichfield by 40 marks yearly from Michaelmas 1280, 13s. 4d. to be counted to the mark. They also ordain that the prior and convent shall give, assign and warrant by their letters patent to the dean and chapter the right of patronage of a moiety of the church of Honesworth, and shall cause this grant to be confirmed by a final concord in the king's court and by sufficient security. If the prior and convent fail to make the aforesaid payments, grant, and security, they shall be bound to the dean and chapter in 1000 marks to be paid in the name of interest, for payment of which 1000 marks the prior and proctor of the prior and convent bound themselves, submitting themselves and all their goods in the diocese of Coventry and Lichfield to the distraint of the bishop, renouncing all exceptions and privileges, and they also promised that they would do all

1280.

Membrane 11d—cont.

that they could to procure the approval of the premises by their abbot of Cluny and also by his letters patent. Similarly the dean and chapter will confirm (*emologabunt*) and approve the presents by their letters patent, and their proctors promised to do all that they could to obtain the bishop's confirmation. Concerning confirmation by the archbishop of Canterbury and the pope, it is agreed that the parties shall appoint a proctor, who shall obtain at the expense of the prior and convent confirmation of the premises and of the said composition. The parties promise to observe the premises under pain of 100*l.* with damages, expenses and interest, and submit themselves to the jurisdiction of the bishop of Coventry in this matter. The letter of procuration of the dean and chapter under their great seal shall remain in possession of the prior and convent, and that of the latter in possession of the dean and chapter. Sealed by the arbitrators and proctors, the arbitrators decreeing that the authentic seals of the parties shall be added. Done at Winchester, on the morrow of the Circumcision, 1279[-80]. [Prynne, *Records*, iii. 248.]

John de Sancto Johanne acknowledges that he owes to Matthew Cheker 16 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Adam de Wyntonia acknowledges that he owes to Robert le Mercer of Southampton 10*l.*; to be levied, in default of payment, of his lands and chattels.

Walter de Upton came before the king, on Monday after SS. Fabian and Sebastian, and sought to replevy to John le Warenner, Ralph le Vake, and Roger de Laford their land in Great Corseleg, which was taken into the king's hands for their default in the king's court against Christiana, daughter of Thomas le Freis.

William Aunbesas came before the king, on Sunday the feast of St. Agnes, and sought to replevy to William de Fenes the latter's land in Sutton, which was taken into the king's hands for his default in William de Valenc[ia]'s court of Sutton against Hugh Mercok.

Membrane 11d—Schedule.

Memorandum of the points of the preceding award between the prior and convent of Lenton and the dean and chapter of Lichfield, adding that the prior and convent have the tithes in question of the gift of William Peverellus. Before the king's council at Winchester, 2 kal. January, 8 Edward. [Prynne, *Records*, iii. 248.]

William, earl of Warwick, de Bello Campo, acknowledges that he owes to Godfrey, bishop of Worcester, and to his church of Worcester 6 marks yearly for ever, to be received in Worcester cathedral at the Assumption by the hands of his reeve of Stolton near Wauberge, so that the bishop may distrain for this sum if in arrear in the manor of Stolton. The bishop and earl grant that if the king's council in his parliament in fifteen days from Easter next can provide so that this sum shall be paid immediately to the nuns of Wroxhale by the earl and his heirs, so that the bishop shall be saved harmless in everything pertaining to his liberty of his church of Worcester, then the earl shall satisfy the nuns for this rent in accordance with the charter that they have from the king for the rent, and the earl

1280.

Membrane 11d—Schedule—cont.

shall then be quit of paying the rent to the bishop. Moreover, the earl acknowledges that he owes to the bishop 40*l.*; to be levied, in default of payment, by the sheriff of Worcester. For this recognisance the bishop quit-claimed to the earl 1000*l.* in which William de Bello Campo, the earl's father, formerly sheriff of Worcester, was bound to the church of Worcester for expenses, concerning which the bishop impleaded the earl, and he promised to save the earl harmless against the executors of the will of Walter, sometime bishop of Worcester, and against all men, and to cause an instrument to be made for the earl as the counsels of the earl and of himself shall ordain. The earl shall cause a sufficient instrument to be made by the like councils to the bishop concerning the rent aforesaid. This recognisance and covenant was made in the presence of the king and his council, with the express consent of the king and his council, at Winchester, on the eve of the Circumcision, 8 Edward.

MEMBRANE 10d.

Ralph de Touny acknowledges that he owes to Edmund Gurdun 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

The prior of Hermundesworth acknowledges, for himself and his successors, that he owes to R. bishop of Bath and Wells 18*l.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and Northampton.

Cancelled on payment, acknowledged by William de Hamelton, one of the executors of the bishop's will.

Ralph atte Berwe acknowledges that he owes to Richard Knotte, fisher, of London, 42 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

The said Ralph acknowledges that he owes to Richard 20 marks 8*s.* 4*d.*; to be levied as above.

Wolmar de Essexia acknowledges that he owes to William Harding, baker, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Enrolment of agreement between Sir Roger le Estraunge, knight, and Guy le Blunt, clerk, whereby the latter demises to Roger for life his houses in the parish of St. Peter's Wodestrete, London, excepting the shops facing that street and excepting 20*s.* of yearly rent in the street of Goderonelan[e], with provision that sufficient chambers shall remain to Guy and his wife and children for their residence. Roger is to do repairs at his own cost, and if he wish to build it shall be at his own cost. For this demise Roger released to Guy all his right in the said houses by reason of the grant of Henry III. Witnesses: Gregory de Rokesl[eye], mayor of London, Ralph de la More and Thomas Box, sheriffs; Henry de Frowik, alderman of the ward; William de Farindon, Alan de Benetlee, William de Notingham, Andrew the goldsmith, John de Benetlee, John de Shoredich, then beadle.

Enrolment of grant by Guy de Wodestrete, clerk, of London, to the aforesaid Roger for life, for Roger's great and frequent liberality to him, of all his houses and gardens appurtenant thereto, excepting the shops belonging to the houses, in the parish of St. Peter's Wodestrete, between

1280.

Membrane 10d—cont.

the tenement of William de Farendon on the south and that of William de Notingham on the north, extending from Godroneslane on the west to the king's highway on the east: to have and to hold of the donor; rendering therefor a pound of cumin at Easter. Witnesses: the mayor and sheriffs as above; William de Farendon, alderman of the ward; William de Notingham, Andrew the goldsmith, John de Benetleye, Geoffrey and Walter the saddle-tree-makers (*fustar'*), Reymund de Burdeg[ala], Alexander Colle, William le Lorimer, John de Essexia, clerk.

Memorandum, that Guy came into chancery and acknowledged the indenture and charter aforesaid, and the chancellor received the acknowledgment and ordered it to be enrolled.

John de Monte Alto, Hugh de Dunton, and Ingram de Ulecotes acknowledge that they owe to Thomas de Conduyt, merchant of London, 27*l.* 8*s.* 0*d.*; to be levied, in default of payment, of their lands in co. Northampton and in London.

Cancelled on payment.

Agatha de Mortuo Mari acknowledges that she owes to Malcolm de Harley 40 marks; to be levied, in default of payment, of her lands and chattels in co. Salop.

William de Bray acknowledges that he owes to Nicholas de Cugeho 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that Fulk Luvel, archdeacon of Colchester, and Master Geoffrey de Mortuo Mari, archdeacon of London, bound themselves and all their goods that they will deliver, within four days after St. Juliana, to the bishop of Bath and Wells, the chancellor, a letter sealed with the seal of the dean and chapter of St. Paul's, London, of licence to elect under the names of the said archdeacons, as is the custom.

Feb. 20.
Clarendon.

Robert Rose acknowledges that he owes to John de Heron 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

To the sheriff of Berks. Writ of summons of an eyre for pleas of the Forest at Rading on the morrow of the close of Easter before Roger de Clifford, the elder, and others, the king's justices in eyre upon this occasion.

Master William de Ewell acknowledges that he owes to Master William de Farnham 100*l.*; to be levied, in default of payment, of his lands and chattels.

Memorandum, that the king granted, on 2 March, at Dounam[eney] to G[offrey] de Gyenvill a murage at Lodelawe, for which he shall have a writ so soon as he shall deliver to the king the writ of murage that he previously had there.

William le Fraunk, William le Gardener, Isolda la Vedue, Amice atte Brigge, Robert fiz Bate, John atte Chirche, Ranulph son of Henry, Peter Hamimyng, William son of Gervase, John le Paumer, Henry son of Richard, Walter Moriz, William le Sleper, Hugh son of Amice, Walter le Wayte, Richard Attebrigg, Robert Gerveys, Gervase le Wayte, John Swhyt, Alice Ricardiswyf, Geoffrey son of Walter, Adam Brun, Henry in the Aungle, Roger Asedolf, Roger Weverton, and Cicely la Vedue of Bermiston, men of John son of Gerard de Rodes of the manor of Langar', which is of

1280.

Membrane 10d—cont.

ancient demesne, put in their place Simon le Clerk of Langar' and Robert Attebrigg, clerk, in the suit before the king between them and John son of Gerard de Rodes of this, that John exacts from them other customs and services than they were wont to do during the times when the manor was in the hands of the kings' predecessors.

John de Kirkeby acknowledges that he owes to Stephen de Cornhull, citizen of London, 54*l.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Enrolment of final concord made in the king's court at Southampton in a month from the Purification, 56 Henry III, before Master Roger de Seyton, Ralph de Hengham, Adam de Geynvill, and John de Cobeham, justices in eyre, between John de Beseill and Margaret, his wife, demandants, and Elias de Rabayn and Matilda, his wife, deforciant, by Roger le Noreys, their reeve, concerning the manor of La Grave, for which a plea of warranty of charter was summoned between them in the same court, to wit that Elias and Matilda acknowledge the manor to be the right of John and Margaret as that which John and Margaret have of their gift: to have and to hold of Elias and Matilda and the heirs of Matilda; rendering 1*d.* yearly for all service, etc. and doing to the chief lords all the services due to them for the manor. If Margaret die without an heir of her body, the manor shall remain to John for life, and after his death shall revert to Elias and Matilda and the heirs of the latter.

Membrane 10d.—Schedule.

Indenture of the preceding fine.

MEMBRANE 9d.

John Tregoz granted to Roger de Clifford, the elder, for life the manor of Dreiton, co. Sussex; so that after Roger's death it shall revert to John and his heirs without contradiction of Roger's heirs. And Roger acknowledged and granted this for himself and his heirs.

Robert Derling of Faireford acknowledges that he owes to Ralph de Hengham 18 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Enrolment of deed of John de Cameys, knight, witnessing that an agreement was made, on Monday the feast of the Annunciation, 1280, between the king and Queen Eleanor, his consort, and John, whereby John demised to them his manors of Torpeyl and Upton, for ten years from the said Monday, for 500 marks in which John was indebted to the king at the exchequer. Dated at Donam[ene].

March 27.
Down
Ampney.

Memorandum, that John came into court and acknowledged the premises.

The under-written have quittance of the common summons [of the eyre] in co. Somerset:

The abbot of Cyrencestre.

G. bishop of Worcester.

The prior of Bermunde[seye].

1280.

Membrane 9d—cont.

Roger de Mortuo Mari.
 The abbot of St. Augustine's, Bristol.
 Richard de la Rivere.
 Milicent de Monte Alto.
 R. bishop of Bath and Wells.
 Richard Pyke.
 The abbot of Glastonbury.
 The prior of Montacute.
 John de Somerset.
 Matthew de Columbar[iis].
 The prior of Wytham.
 Robert de Amary.
 Edmund, earl of Cornwall.
 William de Valencia.—*Vacated, because he did not have [the writ].*
 The prior of St. Swithin's, Winchester.
 John de Evereus.

April 3. The prior of Llanthony Prima in Wales acknowledges, for himself and
 Gloucester. his house, that he owes to Agnes, late the wife of Adam son of Aubrey (*Albredi*) de Brekeynou, John de Brekeynou, and William de Scathrop, executors of Adam's will, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Michael de Suthamptona puts in his place John le Mareschal in the suit before the king between him and Elias Bandet, Geoffrey Brond, John Stuke, Thomas Aldret, Alice, late the wife of John, Robert and Peter son of Richard Robert, concerning a trespass committed upon him by them.

April 4. To the sheriff of York. Order to summon William, archbishop of York,
 Gloucester. to be before the justices at the first assize to show cause why, since the patronage of the king's hospital of lepers of St. Nicholas, York, pertains to the king and the king ought to appoint a master in the hospital when it is void, as was usual in the times of his predecessors, the archbishop has made a master there by his own authority.

Roger le Keu of Morton acknowledges that he owes to Philip de Burn and Master Nicholas de Hegham 11 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William le Chaumbrelayn and Joan his wife put in their place William Hotale and John Gascoine in the suit before the king between them and Master Henry de Newerk concerning a trespass committed upon Henry by them.

Eustachia, wife of Thomas Kinne, puts in her place Robert son of Thomas and Alexander de Norton in the suit before the king between her and William le Dekne concerning a trespass committed upon William by her.

April 4. To the justices appointed for the custody of the Jews. Belia, late the
 Gloucester. wife of James Coperun, a Jew of Gloucester, has shown the king that whereas, according to the law and custom of the Jewry, Jewesses ought not to be distrained after the deaths of their husbands in the dowers that they have of the tenements, goods and chattels of their husbands for any amercements in which their husbands were amerced, the justices cause her to be distrained in the dower that she has by the king's assignment of her late husband's tenement, goods and chattels, for certain amercements in which he was amerced: the king orders them, if it be so, to cause the

1280.

Membrane 9d—cont.

distraint to be released to Belia, and not to vex or molest her contrary to the law and custom aforesaid.

Philip de Mattesdon acknowledges that he owes to Robert Martin of Gloucester 7 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Adam le Despenser acknowledges that he owes to Reginald le Draper of Gloucester 11*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Robert le Clerk of Hanneye came before the king, on Palm Sunday, and sought to replevy to Master Robert de Hanneye the latter's land in Esthanneye, which was taken into the king's hands for his default against the abbot of St. Evroul (*Ebrulpho*).

Enrolment of release from Alice de Buterley, late the wife of Stephen de Buterley, to Sir Roger de Butterleye, her eldest son, of her right and land in Butterley and Russebury, which land she ought to hold by indenture between Sir Stephen de Butterlegh, her late husband, and Stephen of the same her son, which land Stephen her son quit-claimed to her husband. If Roger die before her, his heirs shall be bound to her in 50*l.* yearly. Witnesses: Sir William de Huford, Sir Ives de Clynton, Sir William de Middleshope, Nicholas de Hynt', Philip de Radenovere, and Richard Body.

Memorandum, that Alice come into chancery and quit-claimed the land as above, and both she and Roger acknowledged the premises.

G. bishop of Worcester puts Richard de Bosco in his place in the suit before the king between him and Nicholas le Archer of this, that the bishop exacts from him scutage for land that he holds of the bishop in Stok Archer.

Thomas de Hameldon, Simon Adrian, and William de la Marine put in their place John de Attelberg and William Turefyn in the suit before the king between Thomas de Dinton and them concerning a trespass committed upon him by them.

April 22.
Bristol.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Berks:

R. bishop of Salisbury.
Peter le Loreng.

William del Bowe puts in his place Adam de Sheldesle in the suit before the king between him and John Payn and Walter de Saundon concerning a trespass committed upon him by them.—H. son of Otto received the attornment and the chancellor ordered it to be enrolled by Master A.

John de Camoys acknowledges that he owes to John le Graunt, merchant of Almain, 38 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

MEMBRANE 8d.

John de Camoys acknowledges that he owes to William de Russingnole of Bergamo (*de Pargamo*), merchant, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1280.

Membrane 8d.—cont.

John de Cameys acknowledges that he owes to William de Araz, merchant, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Gilbert de Luda acknowledges that he owes to Anthony Bek 100l.; to be levied, in default of payment, of his lands and chattels in co. York.

For this recognisance Anthony granted to Gilbert the estate that he had of the lands in Scorreby that Gilbert had of the gift of Robert de Percy, according to Robert's charter of enfeoffment, on the day of the making of the charter, here enrolled, excepting the lands that Robert had previously granted by his charter to William de Clervaus, and excepting the windmill, and excepting the lands that Anthony bought of German the goldsmith, whereof Robert enfeoffed him, and saving to Anthony and his heirs the homage of Gilbert for the said lands, and saving the service of 30l. yearly after the term contained in the said charter. And Robert here present in court granted all the premises to Gilbert and Anthony respectively, and moreover attorned to Anthony the homage and service aforesaid, and enjoined Gilbert to do homage to Anthony for the lands aforesaid, and Gilbert forthwith did so in court. Robert, moreover, claimed no right in the said lands that Gilbert holds, but quit-claimed them to Gilbert.

Enrolment of charter of Robert de Percy, lord of Bouelton in Aynesty, confirming to Gilbert de Luda, citizen of York, for his service, the manor of Skorreby, excepting a windmill and the lands that William de Clervaus held on the day of the making of this charter: to hold of him and his heirs; rendering therefor 30l. yearly for everything that can be exacted from the manor. Robert acknowledges that Gilbert has paid him the ferm for the manor for twelve years in advance. Witnesses: Sir Henry son of Conan, Sir Robert Salvayn, Richard de Morers, Thomas Burdun, Walter de Hemelsay, William Tartturtays, Robert Bertram, William de Morers, Alexander Burdun, John de Skypptwy. Dated on Sunday before Midsummer, 1276.

Henry le Conner came before the king, on Sunday before St. John before the Latin Gate, and sought to replevy his land in Alresford, which was taken into the king's hands for his default in the king's court against Gunnora, late the wife of Richard le Conner.

Andrew de Frameleswerth came before the king, on Wednesday before St. John before the Latin Gate, and sought to replevy his land in Werplesdon, which was taken into the king's hands for his default in the king's court against William Toly.

Robert de Valeynes acknowledges that he owes to Bonus Runcinus and his fellows, merchants of Lucca, 18l. 9s. 2d.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Walter de Wyk acknowledges that he owes to Clement de Kancia, clerk, 11l. 11s. 2½d.; to be levied in default of payment, of his lands and chattels in co. Sussex.

May 14.
Westminster.

Richard de Aston acknowledges that he owes to the prior of Kerebrok in the Isle of Whyt, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

William de Nereford acknowledges that he owes to Roger Crik 5½ marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1280.

Membrane 8d—cont.

Philip Marmiun acknowledges that he owes to R. bishop of Bath and Wells 10*l.*; to be levied in default of payment, of his lands and chattels in co. Warwick.

Roger de Clifford, the younger, acknowledges that he owes to Robert Tyby 75 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Westmoreland.

Walter de la Lynde acknowledges that he owes Stephen de Cornhull 6*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Somerset.

Henry le Botiler acknowledges that he owes to Eustace Clement of Walingford 6 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William le Moynes acknowledges that he owes to Stephen de Acton 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts. and Gloucester.

Cancelled on payment.

Enrolment of grant by Stephen de Grandon, brother and heir of Ralph de Grandon, to Laura, daughter of Laurence de Scaccario, whom Ralph married at St. Botolph's church, Colchester, on the morrow of the Epiphany, 6 Edward, of all the manor of Levelaund, co. Kent, and all the manor of Bolemere, co. Essex, with which manors Ralph dowered Laura at the door of the church when he married her: to have for life in dower, in accordance with Ralph's deed. Clause of warranty, with provision that she shall not be able to claim anything in name of dower from the other lands that belonged to Ralph. Witnesses: Sirs Hugh son of Oto, Ralph de Sandwyco, Gregory de Rokesle, mayor of London, Robert Malet, Roger de Watevil, Richard Woleward, Robert Briddebek, John de Scaccario. Dated at Westminster, on Tuesday before St. Dunstan, 8 Edward.

Memorandum, that Stephen came into chancery at Westminster, and acknowledged the premises.

May 22.
Westminster.

John de Verdun, nephew and heir of Simon son of Simon, sometime lord of Briklesworth, came into chancery, and acknowledged that he claimed to hold nothing of the king of the lands that belonged to Simon son of Simon.

Roger de Somery acknowledges that he owes to Nutus de Florencia, merchant, 30 marks; to be levied, in default of payment, of his lands and chattels.

Ralph Basset acknowledges that he owes to the said Nutus 10 marks; to be levied, in default of payment, of his lands and chattels.

John de Insula acknowledges that he owes to Nutus 10 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de Lenham acknowledges that he owes to Master Ralph de Wykham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John son of Philip acknowledges that he owes to Stephen de Cornhull 14*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

1280.

Membrane 8d—cont.

May 27. The under-written have quittance of the common summons [of the
Westminster. eyre] for pleas of the Forest in co. Wilts :

The abbot of Glastonbury.

R. bishop of Salisbury.

The abbot of Gloucester.

The abbot of Battle.

The prior of St. Swithin's, Winchester.

William de Valencia.

Edmund, earl of Lancaster.

Elias de Rabayn.

Geoffrey Gacelyn.

————— Roger le Estraunge acknowledges that he owes to John de Aqua 10
marks ; to be levied, in default of payment, of his lands and chattels.

To make this payment he found as securities Roger de Cliff[ord], the younger, and Henry de Erdington, who acknowledged the said debt ; to be levied, in default of payment by Roger, of their lands and chattels in cos. Warwick, Leicester, and Nottingham.

MEMBRANE 7d.

————— Adam de Creting acknowledges that he owes to Nutus, merchant of
Florence, and to Burgesius, his brother 39 marks ; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Thomas de Haulgton acknowledges that he owes to Roger Crok 15 marks ; to be levied, in default of payment, of his lands and chattels in cos. Salop and Stafford.

John le Moign acknowledges that he owes to Thomas Charles and other executors of the will of Charles son of Charles 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Cambridge.—The chancellor caused this to be enrolled, on the information of W. de Hamelton.

Thomas de Gorges acknowledges that he owes to Thomas de Goneys 100*s.* ; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Cancelled on payment.

Simon de Segre acknowledges that he owes to Nutus de Florencia, merchant, 40 marks ; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Amice de Say acknowledges that she owes to Master Geoffrey de Haspal 33 marks ; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

Warin de Hereford, knight, acknowledges that he owes to the aforesaid Amice 13 marks ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Say, parson of the church of Folesham, acknowledges that he owes to Amice de Say 20 marks ; to be levied, in default of payment, of his lands and chattels.

Robert de Boyton acknowledges that he owes to John de Ubbeston, usher of the king's chamber, 50 marks ; to be levied in default of payment, of his lands and chattels in cos. Northampton and Buckingham.

1280.

Membrane 7d.—cont.

Simon de Monte Alto acknowledges that he owes to William de Rye 20 marks; to be levied in default of payment, of his lands and chattels in cos. Somerset and Dorset.

William son of Warin, knight, acknowledges that he owes to William son of Warin, the king's yeoman, 100*l.*; to be levied in default of payment, of his lands and chattels in cos. Oxford and Northampton.

Nicholas de Weyland acknowledges that he owes to Robert Tibi 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

John de Cammeys acknowledges that he owes to Nutus de Florenc[ia] and Burgesius, his brother, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of grant by Peter de Monte Forti, knight, to Queen Eleanor, the king's consort, of the marriage of John, his eldest son and heir, and also that she may acquit his manor of Ilmendon from the hands of Sir Nicholas Sifrewast, which Nicholas has of Peter's grant for life, or, if he die, for a term of eight years [from the time of the grant], and that, when she have acquitted the manor, she shall have it until she have levied from it all the money expended in thus acquitting it. So soon as the queen shall have married his son, he grants that he will enfeof him and his wife of the said manor, saving to the queen her term in the manor. He also grants that he will not hereafter alienate any of his lands, and he grants that if he do, he shall be bound to pay 2000 marks to the queen within the year following. He is bound to cause this deed to be enrolled in chancery and elsewhere that the queen or her council shall ordain. Dated at Westminster, in the eighth year of King Edward.

June 2.
Westminster.

Memorandum, that Peter came into chancery and acknowledged the premises.

William de Ilmere acknowledges that he owes to Master Geoffrey de Aspal 24*l.* 11*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Muleton acknowledges that he owes to Thomas de Maydenach 4 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Gattacre acknowledges that he owes to Geoffrey de Piccheford, 30 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

The said John acknowledges that he owes to Geoffrey 100 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

June 3.
Westminster.

The under-written have quittance of the common summons [of the eyre] for Forest pleas in co. Wilts:

Edmund, earl of Cornwall.

John de Weston.

William de Audedeleg acknowledges that he owes to Nutus de Florenc[ia] and Burgesius, his brother, 85*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Salop.

John de Cammeys acknowledges that he owes to Alan Poter 110 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Sussex.

1280.

Membrane 7d.—cont.

Enrolment of agreement made, on 30 May, 8 Edward, between Queen Eleanor, the king's consort, and Sir William de Clovill, witnessing that, whereas William has right in the lands that belonged to the Lady Joan de Saunford, to wit in the manor of Treynant in Westwyvels[hire], co. Cornwall, in the manor of Lachebrok, co. Oxford, and in the manor of Schelffeye, co. Essex, and in all her lands in co. Suffolk, and in all the lands that belonged to her in fee and inheritance, William grants that, so soon as he have established his claim to (*disracionaverit*) and acquired the lands, he will enfeoff her thereof, saving to him and his heirs all Joan's tenement in co. Suffolk. The queen grants that she will pay 250 marks to William when she have full seisin of the premises. If William cannot establish his claim to all the lands, he shall enfeoff her of those that he does prove to be his, and the sum to be paid to him by her shall be decreased proportionately. Dated at Westminster.

Memorandum, that William came into chancery, and acknowledged the premises.

MEMBRANE 6d.

June 4. Robert de Insula Elyensi acknowledges that he owes to Amice de Say 80
Westminster. marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Suffolk.

John le Mareschal acknowledges that he owes to Michael de Norhampton 1000 mark and 40s.; to be levied, in default of payment, of his lands and chattels in England.

To do this he found as sureties Humphrey de Boun, earl of Hereford, William de Say, Walter de Baskervill, Robert de Scales, Adam de Creting, Nicholas de Weyland, Alexander de Chesny, and Warin de Hereford, who constituted themselves principal debtors, and granted that the money shall be levied, in John's default, of their lands and chattels throughout England.

Memorandum, that, on Thursday before St. Urban, Geoffrey de Genevill came into chancery and said that he had lost his seal, together with certain other jewels. And he wished this to be known to all.

John de Nevill acknowledges that he owes to Hugh son of Otto 300 marks; to be levied, in default of payment, of his lands and chattels in England.

John Tregoz acknowledges that he owes to Master Thomas Bek 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Wilts.

Joan de Monte Alto acknowledges that she owes to Nutus de Florencia, merchant, 10 marks; to be levied, in default of payment, of her lands and chattels in co. Norfolk.

Stephen de Cornhull acknowledges that he owes to Geoffrey de Suthorp 100l.; to be levied, in default of payment, of his lands and chattels in the city of London.

Patrick de Cadure[is] came into chancery and remitted to Christiana, late the wife of Thomas de Eston, tenant in chief of Patrick, what pertained to him of the wardship of the lands that belonged to Thomas, and restored to her the estate that he previously had therein, saving his right. For this release Christiana released to him and others whom she impleaded before the king all actions that she had against him and others contained in the writ.

1280.

Membrane 6d—cont.

John Sampson acknowledges that he owes to Walter de Agmundesham 20*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Berks and Bedford.

David, bishop of Emly (*Ymalecen'*), acknowledges that he owes to Hugh de Derby, parson of the church of Netherlak, 400 marks ; to be levied, in default of payment, of his lands and chattels.

Hugh son of Otto acknowledges that he owes to William son of Warin de Monte Caniso 50*l.* ; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Enrolment of deed of Geoffrey de Pycheford, witnessing that in the presence of Margery de Heddeshovere, prioress of Ankerwyk, and the convent of the same, Thomas de Pampleswrth, and Elizabeth his wife, William de Etone and Richard Syfrewast, he dowered Alice his wife, on Sunday before All Saints, 8 Edward, the day when he married her, at the door of the church of Ankerwyk priory, with all his land of Rumbaldeswyk and of Draytone, to wit the fourth part of the town, and of all his land of La Grenestrete, co. Sussex, and of Wandeye, co. Cambridge, and of Borewardesleye, co. Salop, with the homages and reliefs, and with the advowson of the church of Borewardesleye, and with all other services and escheats falling to him : to hold for life in name of dower, doing to the chief lords of the fee the services due therefor. Witnesses : William de Ho, Robert de Shorteford, William de Rollebury, Ralph de Purleye, Joan de Molyn, John de Voxleye, Peter de Habyndon.

Memorandum, that Geoffrey came into chancery, and acknowledged the premises.

Richard de Brus has letters of acquittance of the common summons [of the eyre] in co. York.

Richard de Crepping has the like.

The prior of the Hospital of St. John of Jerusalem in England has the like.

Roger de Clifford, the younger, acknowledges that he owes to Bartholomew de Castello 340 marks ; to be levied, in default of payment, of his lands and chattels.

To do this he found as sureties John de Sancto Johanne, John de Boun, William Paynel, Thomas de Cancell[is], Thomas Paynel, and Adam de Creting, who appointed themselves principal debtors, and granted that the money shall be levied, in Roger's default, of their lands and chattels.

Bartholomew afterwards came, and acquitted John de Sancto Johanne and William Paynel of the recognisance aforesaid, and acknowledged receipt from them of 130 marks.

Norman Darcy acknowledges that he owes to Simon de Rokele 12*l.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Cameys acknowledges that he owes to Hugh de Basentyn, knight, 32*l.* ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert de Beruwe of Banstyde, Simon son of Stephen de Sutton, Baldrie his brother, Simon North of Sutton, and Roger Vyel of Sutton acknowledge that they owe to Master Thomas Bek 40 marks ; to be levied, in default of payment, of their lands and chattels in co. Surrey.

1280.

Membrane 6d—cont.

Simon son of Guy acknowledges that he owes to Sir R. bishop of Bath and Wells, the chancellor, 12 marks 9s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. Devon.

Enrolment of writ to Robert de Ufford, justiciary of Ireland. Theobald de Verdun, son and heir of John de Verdun, and of Margery his wife, kinswoman and co-heiress of Walter de Lacy, sometime lord of Meath (*Mide*), has shown the king that whereas Walter had by the charters of the king's predecessors in his county of Meath all manner of liberties pertaining to the crown and royal dignity, except only investiture (*crocea*), and a certain part of the liberties were taken into the late king's hands for certain causes without judgment, certain of them remaining in Walter's hands, the justiciary has taken into the king's hands without judgment the liberties remaining in the hands of Theobald and his ancestors and pertaining to his purparty of the inheritance that belonged to Walter : the king orders the justiciary to search the rolls and memoranda of the exchequer, and to cause to be inquired what liberties Walter had in the county aforesaid of the commission of the king's predecessors and what were taken into the late king's hands, and for what cause, and to certify the king thereof under his seal, and to cause to be rendered to Theobald the liberties that he has taken into the king's hands. If he see any cause why the liberties taken into the king's hands ought, after they have been restored, to come to the king's hands, he is ordered to cause a writ of chancery to be levied upon Theobald in the king's name, and to cause full and speedy justice to be exhibited to the king and to Theobald according to the law and custom of those parts. Witness the king at Westminster, 12 November, in the seventh year.

Enrolment of inquisition taken at Dublin, on Tuesday after Palm Sunday, 8 Edward, before brother Stephen, treasurer of Ireland, Sir Thomas de Clare, and others of the king's council, by Robert de Ufford, justiciary of Ireland, by Reginald de Tiper, Roderic (*Rericus*) Mapcanan, Henry de Rocheford, Jordan Lokard, John Lupus, William Waspail, Eustace le Poher, Geoffrey del Esse, Roger Andreu, Richard Beket, Philip le Ercedekne, Griffin son of Alan, Walter Porcel, and Jordan de Exonia, who say that Hugh de Lacy, formerly lord of Meath, was enfeoffed by King Henry the Elder of all Meath and of all liberties that the said king had or could have, except investiture (*crocea*), for a service of fifty knights ; which Hugh had and used all the liberties all his life, and Walter, his son and heir, had all the liberties by right of inheritance and by the charters and confirmations of King Richard and King John, and used the liberties until Richard son of Ranulph appealed Robert Omalroni of the death of his brother in Walter's court of Trim, and a day was prefixed to make the duel, when Walter's wife, by the procurement of Robert, ordered the steward, during her husband's absence, to respite the duel until another day ; and Richard the appellant, armed, on the same day, after receiving sufficient testimony thereof, went to Dublin and complained to Henry, archbishop of Dublin, then justiciary of Ireland, of the injustice done to him in the said court, and the said justiciary, by the council of Roger Huscard, then justiciary of the Bench at Dublin, and of others, took Walter's liberty into the said king's hands, without leaving anything (*sine ullo retenemento*) to Walter and without any one in his name being called to hear the judgment, saving to Walter pleas of forbidden distress, 'hu' and 'cri,' and pleas of bloodshed and other pleas that pertain to a baron's court, and they made Walter sheriff and keeper of the pleas of the crown in his own lands, so that he should answer for that office to the king in his court at Dublin.

1280.

Membrane 6d.—cont.

Memorandum, that the inquisition with the aforesaid writ was delivered to Robert de Ufford, justiciary of Ireland, to be carried to Ireland and placed in the treasury there.

Robert de Berwe of Bansted and Baldric de Sutton acknowledge that they owe to Master Thomas Bek 26 marks, 4s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Robert son of Robert de Valoygnes acknowledges that he owes to William son of Warin de Monte Caniso 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Geoffrey de Genevill acknowledges that he owes to the king 100 marks; to be levied, in default of payment, of his lands and chattels.

Thomas de Hagthorn, knight, acknowledges that he owes to Master Ralph de Wykham 40s.; to be levied, in default of payment, of his lands and chattels in cos. Stafford and Salop.

May 28.
Westminster.

To J. archbishop of Canterbury. Hugh de Dygneton and John de Hatton, bailiffs of Suthwerk, have shown the king that whereas they lately attached Alan Panyot, the king's man, in the king's lay-fee in Suthwerk, for certain trespasses, according to the duty of their office, as they had been wont to do heretofore, as they are prepared to aver before the king, the archbishop, asserting that the cognisance of pleas of such attachments pertain to the ecclesiastical jurisdiction, draws the bailiffs in plea in court christian before him, and has caused sentence of excommunication to be fulminated against them, in order that he may thus usurp to himself what has hitherto been the king's; since pleas of feudalities (*feodalibus*) and liberties of feudalities and of secular things whatsoever granted by the king or his progenitors to persons or dignities are and have been wont to be of the king's jurisdiction, and the king is prepared to do justice to the archbishop if he or his men wish to complain of the said bailiffs, he prohibits the archbishop from drawing the bailiff in plea before him concerning the premises by any sentences or ecclesiastical coercions, because such pleas pertain to the king's crown and dignity, and he orders him to cause any sentences promulgated against the bailiffs to be revoked without delay. [Prynne, *Records*, iii. 244.]

Peter Bekard acknowledges that he owes to Richard de Creppinges 4 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Membrane 6d.—Schedule.

Whereas men coming to parliament are frequently delayed and disturbed, to the great grievance of them and the court by the multitude of petitions brought before the king, most of which might be disposed of by the chancellor and by the justices, it is provided that all petitions that concern the seal (*le sel*) shall come first to the chancellor, and those that concern the exchequer shall come to the exchequer, and those that concern the justices or law of the land shall come to the justices, and those that concern the Jewry shall come to the justices of the Jewry; and if the affairs be so great or are matters of grace (*si de grace*) that the chancellor and the others cannot do them without the king, then they shall carry them by their own hands before the king to know his will, so that no petition shall come before the king and his council except by the hands of the aforesaid

1280.

Membrane 6d.—Schedule—cont.

chancellor and the other chief ministers. In this manner the king and his council may be able to attend the great affairs of his realm and of his foreign lands without charge of other affair. *French.* [Ryley, *Placita*, p. 442.]

MEMBRANE 5d.

June 10.
Westminster.

Robert de Scaldis, knight, came into chancery and acknowledged that he had granted to R. bishop of Bath and Wells, the chancellor, for life an acre of land in Rewenhale, together with the advowson of the church of that town. He also acknowledged that he would come to the king's court at Westminster before the feast of All Saints next, before the justices of the Bench, and there cause a fine to be levied between him and the bishop, and he granted that, unless he do this, he will pay to the bishop 200 marks within a month of that feast; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Alan Maumoyne acknowledges that he owes to Anthony Bek 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The prior of St. Swithin's, Winchester, acknowledges that he owes to John de Kirkeby, clerk, 310*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of grant from Laurence de Sancto Michaelae, son of Sir Laurence de Sancto Michaelae, to Robert Burnell, bishop of Bath and Wells, of all his land, meadow and rent in Retherhethie that he had of the tenement that belonged to Alice Utdeners or of his own inheritance, or that might otherwise fall to him hereafter. Witnesses: Sir Thomas de Weyland, Sir John de Lovetot, Sir William de Brumpton, justices of the Bench, Sir John de Kirkeby, Sir William Burnell, knight, Master Ralph de Wykham, William de Midelton, Thomas de Sancto Michaelae.

Memorandum, that Laurence came into chancery, and acknowledged the premises.

Enrolment of agreement made on Tuesday the day of St. Barnabas, 8 Edward, between Laurence de Sancto Michaelae, son of Sir Laurence de Sancto Michaelae, and Philip de Mungomery, whereby Laurence demises to Philip all his land in Westmell, co. Hertford, from Michaelmas, 9 Edward, for life; rendering therefor 12 marks yearly, and doing the services due to the lords of the fee. This is made in consideration of 128*l.* paid to Laurence beforehand by Robert, bishop of Bath and Wells. If Philip die before eighteen years from Michaelmas aforesaid, his heirs and assigns shall have the land until the end of that term. Witnesses as in preceding enrolment.

Master Adenulphus, provost of St. Omer, puts in his place Bartholomew Mathie de Ferentino and Andrew Bartholomei de Ferentino in all pleas for or against him for two years.

Richard de Morton came before the king, on Monday the feast of St. Botolph, and sought to replevy to John de la Cressovere and Sibyl his wife their land in Skaftesworth, which was taken into the king's hands for their default in the king's court against Alice, late the wife of Roger de Bassingburn.

Memorandum, that W. bishop of Norwich acknowledges that he owes to John Simonetti and other merchants contained in the appended schedule

1280.

Membrane 5d—cont.

the money contained in the same, and grants that it shall be levied, in default of payment, of his lands and chattels. And the king granted that if the bishop do not pay, he will satisfy the merchants, as contained in the schedule.

Cancelled on payment, acknowledged by Bonruncinus Walteri of the said society.

Alice, late the wife of John de Alre, puts in her place William Maundevill in the suit before the king between Adam son of Alvred de Stok and her for a trespass committed upon him by her.

Richard Elys puts in his place the said William in the same suit concerning a trespass committed upon Adam by him.

June 10.
Westminster.

To the mayor and sheriff of London. Idonia de Trye has shown the king that whereas she impleads before them in the husting Master Bonacius le Lumbarde concerning a messuage in London, and he vouched to warranty certain non-citizens (*forinsecos*), to wit Ralph Maure and Joan his wife of co. Northampton, and Bonacius, who is the tenant, after bringing to the mayor and sheriffs the king's writ to supersede the principal plea until this plea of warranty should be determined before the justices of the Bench, in accordance with the statute concerning such warranty lately provided by the king, maliciously deferred suing out a writ of warranty and prosecuting the suit, so that Idonia, the demandant, should be defrauded of her right; the king orders the mayor and sheriffs to call before them in the husting Idonia and Bonacius, and to show to Bonacius the king's writ of warranty of charter against Ralph and Joan, which the king sends to them, and to enjoin him on the king's behalf to receive the writ and to sue the plea of warranty of that charter before the justices of the Bench in the octaves of Michaelmas without further delay. If he do not so, the mayor and sheriffs are to proceed in the principal plea in the husting, saving to Bonacius the warranty if he will speak concerning it.

John de Sancto Johanne acknowledges that he owes to Nicholas de Eketon 50*l.* 13*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

*Cancelled on payment, acknowledged by Peter de Eketon, executor of the will of Margery, late the wife and executor of the will of the said Nicholas, 14 Edward II, and therein a recognisance is made to Peter for 500*l.* for the debt aforesaid.*

Mabel Grimbaud attorns before the king William de Claphorp—*[Incomplete.]*

June 25.
Odiham.

John Lestrangle (*Extraneus*) acknowledges that he owes to John de Ubbeston 12*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Salop.

William Mordaunt acknowledges that he owes to John de Ubbeston 8*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John Lestrangle (*Extraneus*) acknowledges that he owes to Luke de Tany 12 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1280.

Membrane 5d.—Schedules.

Copy of deed of William, bishop of Norwich, witnessing that whereas he acknowledged in chancery before R. bishop of Bath and Wells, the chancellor, that he is bound by reason of a loan to John Symonetti, Richard Guidicionis, and Bonroneinus Domini Walteri, and others their fellows, citizens and merchants of Lucca, in 517 marks, to be paid at London at certain terms specified, he, wishing to make them further surety, promises that the said sum, which he acknowledges has been converted to the uses of him and his church, shall be paid to them in their house at London, and if he fail in payment, he promises to restore to them all the damages and expenses incurred by them for default of payment, and he agrees to take their word as to the amount thereof. For this he charges himself, his church and his successors and all the goods and chattels of himself, his church and successors, renouncing all aid of canon and civil law, the constitution of two days (*dietis*) issued in the council general, etc. Dated at Laneham, 16 kal. July, 1280. [Prynne, *Records*, iii. 245.]

Mainpernors of William le Waleys and Simon de Watford: Robert son of Walter de West Hadden, Alexander son of Michael de Watford, Alexander son of Henry of the same, Robert de Jelvertoft of the same, William Gilbert, Richard Gilbert, Geoffrey le Fevere, William Seylful, Humphrey son of Hugh, Richard de Trop, Alexander Colas, John le Fèvre, Geoffrey le Chambreleyn, Ralph le Keu, of co. Northampton.

MEMBRANE 4d.

Enrolment of surrender and quit-claim, dated at London, 30 June, 51 Henry III., by Edward, the king's eldest son, to the king, for the use of Edmund, Edward's brother, of the honour, castle and manor of Monemuth, which the king had previously given to Edward, and which he gave to Edmund in Edward's presence, for which Edward took Edmund's homage by the king's licence and order. He promises that he will cause to be delivered from the hands of those who hold them what has been alienated by him from the honour.

William son of Warin acknowledges, for Fulk son of Warin, that he owes to Ralph le Mareschal 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John le Estraunge acknowledges that he owes to Acius Jacobyn of Florence and Pelegrin de Kyatrino of Lucca and their fellows, 23*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Enrolment of deed, witnessing that whereas disputes have arisen between Walter, bishop of Exeter, and Edmund earl of Cornwall, and they have submitted themselves to the ordinance of Eleanor, queen of England, and Robert, bishop of Bath and Wells. The queen and Robert have ordained that all disputes that have arisen or may arise between Walter and Edmund by any manner of plea or judgment passed between them or by sentence, or the taking of chattels, or by any other reason shall be henceforth released, so that the earl may not demand from the bishop 10,000*l.* or any money by reason of a judgment rendered by Sir Roger Loveday and Sir Walter de Wymburn, or 2000 marks that the bishop gaged (*gaga*) at another time to Edmund, and may not have action against the bishop or any of his men for any trespass heretofore committed. Edmund shall give to the bishop 200 marks and the queen shall give 100 marks for the damages that he has had by the taking of his cattle in Cornwall by the sheriff of that county by reason of a writ of judgment. The bishop may

1280.

Membrane 4d—cont.

not henceforth demand aught of Edmund for the said cattle or his damages, and may not have action against him or any of his men for any trespass made heretofore. The bishop of Exeter, at the request of the queen and the bishop of Bath, has repealed all sentences against Edmund's men by reason of the disputes aforesaid, and has promised to obtain repeal of the sentences given by the pope and the archbishop of Canterbury at his suit or procurement, and action shall be saved to Edmund's men against the bishop and his men if they will sue in the king's court by common law or in Court Christian, provided that Edmund do not aid or maintain them against the bishop, and that the bishop do not aid or maintain his men against Edmund. In testimony whereof the queen and the bishop of Bath have put their seals to this, and have caused one writing under their seals to be delivered to the bishop and the other to Edmund, and have caused this to be enrolled in the rolls of chancery in the rolls of the king's clerks. Dated at Westminster, on the eve of Whitsuntide, 8 Edward. *French.*

Enrolment of grant by Thomas, abbot of Langel[ey], and the convent thereof to Sir Henry de Lenn, clerk, for his good service past and future, of a yearly rent of 30 marks from their chamber, to be paid at Langel[ey], and granting that the sheriff may levy this sum if they fail in payment and Henry's damages, concerning which they will take his word. They have caused this to be enrolled in the rolls of the chancery, exchequer, and Bench for Trinity term, in the eighth year, and have caused a recognisance to be made in the places aforesaid. Witnesses: R. bishop of Bath and Wells, and W. bishop of Norwich, Sir Thomas de Weil[and], Sir J. de Luvetot, Sir W. de Brumpton, and R. de Leicestria, then justices of the bench, Sir Robert son of Roger, the advocate of the convent, Sir William de Kerdeston, Sir John de Tudeham, Sir Robert Baynard, Sir Robert de Mauteby, Sir Walter de Burgo, Sir Thomas de Helegheton, Sir John de Mounpinzun, Sir Robert de Carton, and Sir Andrew de Hengham, knights. For further security they have caused the seals of R. bishop of Bath and Wells and W. bishop of Norwich to be put to the presents. Dated in the monastery, on Friday after SS. Peter and Paul, 1280.

July 17.
Langley.

Memorandum, that the abbot came into chancery, and acknowledged the premises, and granted that the money shall be levied, in default of payment, of the lands and chattels of the abbey.—The chancellor took this recognisance and ordered it to be enrolled.

Ellen, late the wife of Ralph de Gorges, acknowledges that she owes to John Mautravers 400 marks; to be levied, in default of payment, of her lands and chattels in co. Dorset.—The chancellor received this recognisance and ordered it to be enrolled.

To make this payment Ellen found as surety Matthew de Columbar[iis], who acknowledged the money aforesaid, and granted that it shall be levied, in Ellen's default, of his lands and chattels in cos. Southampton and Wilts.

William Spileman acknowledges that he owes to Geoffrey de Pycheford 80 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Arnold Peleter of Gascony acknowledges that he owes to Master Elias son of Moses and Aaron son of Vives, Jews of London, seven tuns of good wine made according to the Jewish rite; to be levied, in default of delivery, of his goods and chattels in Gascony.

Ralph de Normanvill, Emery de Laundres, and Roger son of Hugh de Wileye acknowledge that they owe to John de Ubston 10*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels.

1280.

Membrane 4d.—cont.

Enrolment of grant by Walter de Kancia, clerk, to the king and queen of his manor of Neuton, which is held of the king in chief. Witnesses: R. bishop of Bath and Wells, the chancellor, Thomas Bek, elect of St. David's, Anthony Bek, archdeacon of Durham, Master Geoffrey de Aspehal, archdeacon of Dublin, Richard de Bruys, Patrick de Cadure[is], Peter de Chauvent, Hugh son of Otto, Robert son of John, Richard de Bosco, Eustace de Hacche.

Memorandum, that this charter was delivered on 2 August, at Newstead in Shirewode, to Master Geoffrey de Aspehal, to be kept in the queen's treasury.

Richard Hubert came before the king, on Friday the morrow of St. Peter ad Vincula, and sought to replevy to Robert son of Robert, John le Lorimer, and Thomas de Schardeclyve and Matilda, his wife, and Hugh le Lorimer their land in Cestrefeld, which was taken into the king's hands for their default against Roger son of Ralph le Lorimer.

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MEMBRANE 3d.

Aug. 15.
York.

The underwritten have quittance of the common summons [of the eyre] in co. Nottingham.

Gilbert, sub-dean of York.

Robert, bishop of Dumblane.

O. bishop of Lincoln.

Peter de Monte Forti.

The prior (*Petrus*) of St. Katherine's without Lincoln.

William de Valencia.

The prior of the Hospital of St. John of Jerusalem in England.

G. bishop of Worcester.

The abbot of Peterborough.

The abbot of Swynsheved.

John de Luvetot.

Henry de Grey.

John de Eyvill.

H. earl of Lincoln.

John de Nevill.

Hugh de Dodingeselis.

Guischard de Charron.

_____ The prior of Pontefract acknowledges that he owes to Master Thomas
_____ Bek 200 marks; to be levied, in default of payment, of his lands and
chattels in co. York.

Sept. 9.
Carlisle.

Robert de Brus, the elder, came into chancery at Carlisle, on Monday, the morrow of the Nativity of St. Mary, and quit-claimed to Bernard de Brus his right in the manor of Exton, co. Rutland, which Robert held according to the form of the *Dictum* of Kenileworth, receiving thence 40*l.* yearly in payment of 420 marks whereby Bernard redeemed the manor from him according to the *Dictum*, excepting two acres of meadow within the enclosure of the park of Bernardeshull in the said manor, which Robert retains for his use for life; saving to Robert, as chief lord of the manor, the services therefor due, and Bernard came into chancery on the same day, and acknowledged that he owed to Robert 120*l.* still due of the ransom aforesaid, to be paid at the rate of 40*l.* yearly; to be levied, in default of payment, of his lands and chattels in co. Rutland.

1280.

Membrane 3d—cont.

 Gilbert de Burnollesheved acknowledges that he owes to Robert de Wessington 50 marks; to be levied, in default of payment, of his lands and chattels in co Westmoreland.

Sept. 10.
 Carlisle.

Alan de Lasceles acknowledges that he owes to Alice, late the wife of Roger le Taillur of Carlisle 20 marks; to be levied in default of payment, of his lands and chattels in co. Cumberland.

Michael de Harcla, knight, who is bound to the king in 36*l.* yearly for the custody of the land and heir of Gilbert le Fraunceys, which he has during the minority of the heir, came into chancery at Carlisle, and acknowledged that he ought to pay this sum to William Garland, to whom the king has granted that sum to be received yearly during the minority of the heir; to be levied, in default of payment, of Michael's lands and chattels.

William son of Warin puts in his place Robert le Keu of Kenemeresford in the suit before the king between him and Hugh de Beumes of this that Hugh shall warrant to him the manor of Balmagelcolm in Ireland.

Memorandum, that on Thursday after the Exaltation of the Holy Cross J. de Kirk[eby] delivered to the chancellor at Norton, the king being at Stocton, the roll of the matter of Brabant.

Enrolment of indenture witnessing that Robert Burnel, bishop of Bath and Wells, has granted to Geoffrey de Hamby and Alice his wife, for their lives, his chief messuage of Osemunderl[ey], with all his land of Helm in the field of the same town, rendering therefor 2 marks yearly to Robert, and 3*s.* yearly to the bishop of Durham, the chief lord of the fee. Geoffrey and Alice grant that Robert may distrain them, in default of payment, by their lands and chattels in Richemundsire and by the aforesaid messuage. Witnesses: Sir Guychard de Charrun, Sir John de Roumundeby, Sir Nicholas Punchardoun, and Sir John son of Michael, knights; Henry Maunsel, Alan le Noreys, Richard de Bredevill, and William de Foxton.

Sept. 27.
 Scarborough.

Memorandum, that Geoffrey and Alice came into chancery, and acknowledged the premises, and granted that the said 2 marks shall be levied, in default of payment, of their lands and chattels.

Enrolment of grant from Adam de Boldeby to Sir Thomas son of Alan de Moleton and Is[abella] his wife, Adam's eldest daughter, for their service, of all his manor of Langele, co. Northumberland, together with the manor of Heydon, the manor of Alrewas with his demesnes, all the manor of Fourestanes with his demesnes, and everything that he had in Alrewasheles and Cadrere, to wit whatever he had in the county aforesaid on the day of the making of this deed: to have and to hold to them and the heirs of their bodies of the king; rendering to Adam a pair of gilt spurs at Midsummer. Witnesses: Sir R. bishop of Bath and Wells, the chancellor, Sir A. Bek, archdeacon of Durham, Sir R. Tibbetot, Sir J. de Kirk[eby], archdeacon of Coventry, Sir R. de Neyvill, John de Eyvill, Roger de Lasceles, Thomas de Greyston, John de Burton, Ranulph de Acre, Thomas de Hellebek, William de Boyvill, knights. Dated at Scardeburg, Friday before Michaelmas, 8 Edward.

Memorandum, that Adam came into chancery, on the said day and place, and acknowledged the premises.

1280.

Membrane 3d—cont.

Memorandum, that Alan de Walkingham and Eva his wife, one of the heiresses of Adam, laid claim to the tenements when they may wish to speak concerning them.

Martin de Elkington came before the king, on Sunday after Michaelmas, and sought to replevy his land in Fulneteby, which was taken into the king's hands for his default in the king's court against Matilda, late the wife of John Dalenzun.

Willirm Dalenzun came before the king, on Sunday after Michaelmas, and sought to replevy his land in Fulneteby, taken into the king's hands as above.

Memorandum, that Henry de Perpount on Monday, the morrow of the octave of Michaelmas, came into chancery at Lincoln, and said publicly that he had lost his seal, and protested that any instrument found sealed with that seal after that time should be of no value or moment.

Walter Hoghelin of Appelby puts in his place William son of William and John son of William in the suit before the king between him and Alice, late the wife of William Warin, concerning a trespass committed upon her by him.

Ralph de Birun and Katherine his wife put in their place Walter de Attleburg in the suit before the king between them and Robert de Tatersale concerning a trespass committed upon them by Robert.

The prior of Cattle puts in his place Roger de Elreton and John le Tyuler in the suit before the king between him and John son of Alan de Bylingeye concerning a trespass committed upon John by him.

The abbot of Swynesheved acknowledges, for himself and his successors, that he owes to Master Ralph de Wikham 6 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 6.
Lincoln.

Reginald de Grey acknowledges that he owes to John de Monte Alto 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Roger de Sixel came before the king, on Sunday after Michaelmas, and sought to replevy his land in Heynton, which was taken into the king's hands for his default against Matilda, late the wife of John de Alanzun. Order is sent to the justices of the Bench.

Peter de Tadecastre, the elder, puts in his place William de Horneby and William Jolif in the suit between him and John le Especer, the younger, Nicholas de Huntington, John de Gnaption, Henry Stampard, Nicholas Hop Roket, Geoffrey Scail, Roger de Scelton, William Rag, John Gerrok, William son of Roger de Haxeby, and William de Harwod concerning a trespass committed upon him by them.

Robert Gascelin puts in his place William de Horneby in the suit before the king between him and Edmund de Burgraves, William de Burgraves, and Ralph de Houston concerning a trespass committed upon Robert by Edmund and William.

John de Fulne puts in his place Roger de Morley in the suit before the king between John and Hugh Ritter of Lane concerning a trespass committed upon Hugh by John.

1280.

MEMBRANE 2d.

Sibyl, wife of Ivo le Corduaner, puts in her place Hugh, her husband, in the suit before the king between Simon de Hunderling and Ivo and Sibyl concerning a trespass committed upon him by them.

Geoffrey son of Robert de Stanford came before the king, on Tuesday after St. Faith, and sought to replevy the land of John de Briwys in Staple, which was taken into the king's hands for his default against John de Nevil.

Enrolment of writ to the sheriff of York, whereby the king, with the consent of R. bishop of Durham and John de Avenge and John de Thorp, between whom a plea was lately moved concerning a tenement in Skypwyt, orders the sheriff to take with him two knights of that county and to enquire by the oath of twelve men of the parts of Skipwyt, of whom the bishop, if he wish, shall choose six and John and John the other six, what are and ought to be the right bounds and hedges between the bishop's wood of Blakewode and John and John's tenement in the moor of Skypwyt, and to cause those right bounds and hedges to be made before the octaves of Michaelmas, certifying the king thereof under his seal and the seal of the knights. Dated at Stokton, 20 September, in the 7th year.

[*Inquisition.*] Afterwards the sheriff by this writ, taking with him him Geoffrey Aguilun and Henry son of Conan, enquired concerning the bounds by the oath of Robert de Balliolo, William Burdun, Peter de Hathelsey, John de Pochun, John de Castello, and Thomas de Luceby, chosen by the bishop, and of Robert de Osgotby, Walter de Helmesey, William de Morby, Robert de Anvers, Robert Long of Kelkefeld and Alexander Burdun, chosen by the said John and John, who say that the right bounds between the bishop's wood of Blakwode and the tenement of John and John in the moor of Skypwyt begin in a place called 'Anverspet' on the east, and extend in a line to another place on the west called 'Burdunpet,' and thence to a place called 'Morbypet' on the west in a line, and so from place to place in a line to the west to the bounds of Rikehale.—This inquisition is on the file of inquisitions for the present year.

Thomas de Clendon, Henry de Kareby, Henry son of Ranulph, and William his brother put in their places Elias son of Ranulph de Tykesovere against Henry son of Henry de Tykesovere in a suit before the king between the said Henry son of Henry and them concerning a trespass committed upon him by them.

John Spon of Halstede acknowledges that he owes to John Porte Joy 19 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

The underwritten have quittance of the common summons before the justices in eyre in co. Southampton:

The abbot of Grestain (*de Cresteyno*).

W. archbishop of Rouen.

William de Valencia.

The prior of the Hospital of St. John of Jerusalem in England.

Master Richard de Feringes.

Roger de Mel'.

R. bishop of Salisbury.

Almaric de Sancto Amando.

Master Henry Wade.

1280.

Membrane 2d—cont.

Thomas, bishop of St. Davids.
 Richard Foun, the king's serjeant.
 John de Everus and Guy de Shenindon.
 Peter Ferrant.
 Matilda Waleraund.
 The prior of La Grave.
 Richard son of John.
 The abbot of Gloucester.
 Geoffrey de Insula.
 The abbot of Croylaunde.
 Walter de Storton.
 Ellen de Gorges.
 The abbess of Fontevrault.
 William le Brun.

John de Eyvile acknowledges that he owes to Henry de Perpunt 100 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nutus de Florencia, merchant, acknowledges that he owes to Henry de Lenn 33 marks ; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

John son of Frank (*Franconis*) de Boun acknowledges that he owes to Master Adam de Fyleby 240 marks ; to be levied, in default of payment, by the sheriff of Sussex from his lands and chattels.

The prior of Ledes acknowledges, for himself and house, that he owes to Nicholas Testa, merchant of Lucca, 60 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Stanes, goldsmith, acknowledges that he owes to Henry de Hereford 10 marks ; to be levied, in default of payment, of his lands and chattels.

John de Vallibus acknowledges that he owes to Robert Aguellion 20*l.* ; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Roger Crok acknowledges that he owes to Master Henry Huse 10 marks ; to be levied, in default of payment, of his lands and chattels.

Hugh Lovel acknowledges that he owes to John Giffard of Brumesfeld 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Hugh de Brichampton puts in his place William le Brun in the suit before the king between him and Richard son of John Nicole concerning a trespass committed upon Hugh by Richard.

Ranulph de Freskeney acknowledges that he owes to Richard de Hodeleston, 20*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Huntingdon.

Robert Brun acknowledges that he owes to John de Grey, son of Reginald de Grey, 31 marks ; to be levied, in default of payment, of his lands and chattels in cos. Salop and Hereford.

Cancelled on payment.

1280.

Membrane 2d—cont.

Nicholas, baron Stafford, acknowledges that he owes to Adam de Chetewynd 40s.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Roger son of Ralph Bozun acknowledges that he owes to Robert Bardulf of Shenlaund 80 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester, Nottingham and Lincoln.

Robert de Pinkeny acknowledges that he owes to Master Henry de Bray 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

The said Robert acknowledges that he owes to Adam de Muhaut 26*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Warwick.

John de Bohun son of Frank acknowledges that he owes to Nicholas de Florencia 80 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Geoffrey de Waudingfeld acknowledges that he owes to Bartholomew de Rede 6 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Thomas de Stapelton acknowledges that he owes to R. bishop of Bath and Wells 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John le Estraunge acknowledges that he owes to Richard de la Rokere 35 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Geoffrey de Lucy acknowledges that he owes to Ralph Folyot 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Roger de Flokethorp acknowledges that he owes to Master Alan de Berton 40s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Roger Sprengelos acknowledges that he owes to Adam de Chetewind 12*l.* 6*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Enrolment of release by John de Cameys, son and heir of Ralph de Cameys, to King Edward and Queen Eleanor, his consort, of his right in the manors of Torpel and Upton, co. Northampton, with the advowsons of the churches of the manors. The king and queen have granted that they or their heirs shall not exact from John's men of Pilketon, Godestok, and Glapthorn any suit to their court of Torpel, or compel the men to make suit. Dated at Westminster, Monday after All Saints, 8 Edward.

Benedict de Rolleston and Peter de Trumpeton acknowledge that they owe to Master Roger la Fortee 5 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Laurence de Lodelawe acknowledges that he owes to Geoffrey Brun 10 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

1280.

Membrane 2d—cont.

William de Say, knight, acknowledges that he owes to Roger Crok of London 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and Kent.

MEMBRANE 1d.

Laurence de Sancto Michaelē acknowledges that he owes to Henry de Lenn 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John le Estraunge acknowledges that he owes to Philip de Belvaco 16 marks; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Salop.

Memorandum, that Walter de Wimburn, on 14 November, delivered to Solomon de Roff[a], then justice in eyre in co. Southampton, the rolls of the eyre of Master Roger de Seyton and his fellows, justices last in eyre in that county, to wit the rolls of common pleas and of the crown. And Walter on the same day delivered to Solomon the inquisitions lately made in that county concerning the king's rights withdrawn.

William de Felton acknowledges that he owes to John de Ubbeston 8 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Roger de Pyulesdon acknowledges that he owes to R. bishop of Bath and Wells 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Salop and Stafford.

Enrolment of deed of surrender by John de Vescy to the king of 40*l.* yearly of land in Alnemue, 11*l.* 0*s.* 8*d.* yearly of land in Swyneho, 87*l.* 9*s.* 3 $\frac{3}{4}$ *d.* yearly of land in Hooton, 19*s.* 1*d.* yearly of land in Seyton, 86*l.* 9*s.* 6 $\frac{3}{4}$ *d.* yearly of land in Lessebur[y], co. Northumberland, 33*l.* 6*s.* 0 $\frac{3}{4}$ *d.* yearly of land in Eltham, co. Kent; which he quit-claimed to the king. Witnesses: Robert, bishop of Bath, Edmund, the king's brother, Edmund, earl of Cornwall, Henry de Lacy, earl of Lincoln, Humphrey de Bohun, earl of Hereford, Robert de Tybetot, John de Luwetot, Anthony de Bek, John de Kirkeby, Hugh son of Otto, Robert son of John, Henry de Gu[il]deford, clerk.

Memorandum, that John came into chancery, and acknowledged the surrender and quit-claim.

The under-written are told to await day in the next parliament against the men of Seland:

William son of Alice de Westlenn.

Lambert de Gypewico.

Robert Robilliard of Ipswich.

Thomas de Berkel[eye] acknowledges that he owes to R. bishop of Bath and Wells 12 marks 7*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

William Bardolf, son of Thomas Bardolf, acknowledges that he owes to Walter le Poleter 10 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

Enrolment of deed of John de Vescy, witnessing that whereas Queen Eleanor, the king's consort, has given to him in marriage her kinswoman Isabella, he grants that if Isabella die without an heir of her body begotten

1280.

Membrane 1d—cont.

by him, or if the heirs thus begotten die without heirs, he shall be bound to the queen and her heirs in 550*l.* to be paid after his death, payment whereof he charges upon his lands, so that the queen may distrain therefor. For greater security he has caused this deed to be enrolled in the rolls of chancery. Witnesses: Robert, bishop of Bath, Sirs Robert Tybetot, Hugh son of Otto, John de Luvetot, Robert son of John, Anthony Bek, John de Kirkeby. Dated at Westminster, on the day of St. Edmund, archbishop of Canterbury, 8 Edward.

Memorandum, that John came into chancery, and acknowledged the premises.

Margery la Russe acknowledges that she owes to Master Roger la Fortee 5 marks; to be levied, in default of payment, of her lands and chattels in co. Warwick.

Thomas de Flixeton acknowledges that he owes to R. Bishop of Bath and Wells 30 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of Robert de Tateshal granting to Robert his son that he may endow Eve his wife with 100*l.* yearly of land in the manors of Tost and Thid, co. Lincoln, and in the manor of Holewell, co. Leicester, which assignment he confirms, and granting that he will make up the deficiency if there be not 100*l.* yearly of land in the aforesaid manors. Witnesses: Robert, bishop of Bath and Wells, William, bishop of Norwich, and Godfrey, bishop of Worcester, Sir Edmund, earl of Cornwall, Sir Henry de Lacy, earl of Lincoln, Sir Robert de Veer, earl of Oxford, Sir Humphrey de Bohun, earl of Hereford; Sir Roger de Mortuo Mari, Sir Patrick de Cadurcis, Sir Reginald de Grey, Sir Thomas de Weyland, Sir John de Luvetot, Sir Baldwin de Maneriis, knights; Anthony de Bek, John de Kirkeby, Ralph de Hengham, Geoffrey de Neubaud, William de Brumpton, Roger de Leicestria.

Memorandum, that Robert, the elder, came into chancery, and acknowledged the premises.

Enrolment of deed of Robert de Tateshal, son of Sir Robert de Tateshale, witnessing that he has, with his father's assent, dowered Eve his wife with 100*l.* yearly of land as above, with provision that if he survive his father, Eve shall at his death have dower of all his lands that he may acquire after his marriage. Witnesses as in preceding.

Memorandum, that Robert came into chancery, and acknowledged the premises.

Enrolment of deed of Robert de Tateshal, the elder, witnessing that whereas his son has, with his assent, married Eve, daughter of Robert de Tybotot, and that Robert, the elder, has received 600 marks for the marriage from Robert de Tybotot, he grants that if Robert his son die before Eve shall complete her thirteenth year, he shall be bound to refund 400 marks of the said sum, payment whereof he charges upon his lands, granting power to Robert de Tybotot to distrain therefor within a year from his son's death. Dated at Westminster, on Sunday after St. Leonard, 8 Edward. Witnesses: Sir Thomas Weyland, John de Luvetot, Geoffrey de Neubaud, William de Brumpton, Patrick de Cadure[is], Baldwin de Maneriis.

Memorandum, that the said Robert, the elder, came into chancery, and acknowledged the premises.

1280.

Membrane 1d—Schedules.

July 28. Protection for one year for Master Roger de Martivall[e], who is going
Leicester. to parts beyond sea, with *volumus* clause.

July 28. Notification by the king that Roger has appointed William de Dyggeby
Leicester. and Master Roger de Tylton his attorneys in all pleas, and that the king
has granted that they may make attorneys in Roger's place until Michael-
mas and for three years from then.

Mainpernors of Richard Lambok, imprisoned at York for divers
trespasses committed at Nottingham :

Laurence Ingreham,	Adam le Palmer,	John de Wyleford,
William de Gotham,	Augustine Thorald,	Nicholas de Goteby.

Mainpernors of John de Flemmeng and Adam Daft, imprisoned at
Nottingham for trespasses as above* :

John le Fleming,	Benedict le Hunt,	Richard his son,
Ralph le Vyneter,	Roger de Landeford,	William de Lenton,
Robert Daft,	William de Beston,	Robert de Hibernia,
Elias de Cobbel[eye],	Walter le Mescecref,	Nicholas de Ettewell.

Mainpernors of Adam le Gaoler and Richard le Curzun imprisoned at
Nottingham for trespasses committed by them as above* :

William le Gaoler,	William de Bolecote,	William de Carleton,
Robert Baraud,	Henry de Radeford,	Ralph de Leggeby,
Thomas le Curzon,	William his brother,	Ralph Curzun,
Nicholas de Chylewell,	Richard le Tanur,	William de Wyleford.

* See page 30 above. The names are there given in the order they occupy in the lines
of this schedule, not in the order of the columns, which are here reproduced.

9 EDWARD I.

1280.

MEMBRANE 11.

Nov. 24. To the treasurer and barons of the exchequer. Notification that the king has granted to Philip Marmyun that he may pay the 200 marks due to the exchequer by a moiety at Easter and a moiety at Michaelmas next, and order to cause him to have these terms, and to cause this to be so done and enrolled.

To the same. Order to cause the abbot and convent of Ste. Katherine-du-Mont, Rouen, to be acquitted of 20*l.* in which they made fine for having again their manor of Hermodsworth, which was taken into the king's hands for certain trespasses committed by them and their men.

Nov. 26. To Leonius son of Leonius, chamberlain of Chester. Order to allow to the men of Chester, in their ferm of the fishery of Chester, 8 marks for the seventh and eighth years of the king's reign, which they ought to have received from the fishery of Shotewik pertaining to the said fishery of Chester, and which they could not receive because the manor and fishery of Shotewik was in the hands of Roger Lestrangle (*Extraneus*) during that time by the king's commission.

By the testimony of G. de Badelesmere, justice of Chester.

To the sheriff of Nottingham. Order to cause to be restored to Bardulph de Gayteford and John de Weston their lands, goods, and chattels, which were taken into the king's hands upon their being charged with larceny before the justices last in eyre in that county, as they have purged their innocence before W. archbishop of York, to whom they were delivered in accordance with the privilege of the clergy.

To the treasurer and barons of the exchequer. Order to cause 100*l.* due from Norman de Arcey for his relief to be levied and paid to Queen Eleanor, the king's consort, as the king has granted to her all the debts due from Norman to the exchequer and to the exchequer of the Jewry.

To the same. Order to cause Gilbert Pecche to be acquitted of 46 marks 8*d.* due from him for certain arrears of the scutage, as he satisfied the king for this sum by Queen Eleanor, the king's consort, to whom the king has granted all the debts due from Gilbert.

To the same. Like order concerning 100*l.* due from Gilbert for the marriage of his wife.

To the treasurer and chamberlains. Order to pay to the master and brethren of the military order of the Temple in England 50 marks yearly, as the king has confirmed the charters of his progenitors granting to the master and brethren that sum yearly from the exchequer.

To the same. Order to pay to Master William de Perton, keeper of the king's works of Rothelan and Flynt, 500 marks for the 500 marks that Gilbert de Clare, earl of Gloucester and Hertford, is bound to pay to the exchequer at Christmas next, for William to do therewith certain works that the king has enjoined upon him by word of mouth. The king will cause them to have a writ of *liberate* when he shall be informed that the money has been paid.

To the same. Like order concerning 500 marks due from the earl at Midsummer next.

1280.

Membrane 11—cont.

To the sheriff of Stafford. Order to cause the prior and brethren of the Friars Preachers of Newcastle-under-Lyme (*Limam*) to have 8*l.* 8*s.* 6*d.*, which the king owed to Nicholas de Audithel[eye], deceased, and which Nicholas bequeathed to them in his will, the king having ordered Adam de Chetwind to pay this sum to them out of the debts due from him to the king, and Adam has deferred paying the money, as the king learns from the prior and brethren.

Nov. 28. To Geoffrey de Pycheford, constable of Windsor castle. Order to cause
Westminster. the abbot of Westminster to have eight does instead of the eight bucks that he has been wont to receive in the forest aforesaid by the charters of the king's predecessors, which the king has confirmed. [Prynne, *Records*, iii. 272.]

To the treasurer and barons of the exchequer. Whereas Isabella, late the wife of Gilbert de Clare, earl of Gloucester, acknowledged in the exchequer long before Richard, earl of Cornwall, married her, that she owed to the king 684*l.* of the fine that the said Gilbert made with the late king for marrying his eldest daughter to Baldwin de Insula, and the treasurer and barons distrain Edmund, earl of Cornwall, for the debt aforesaid as if he were the heir of Isabella, whereas he has no kinship with her: the king orders them to discharge Edmund thereof, unless the said Richard, his father, charged himself by recognisance or otherwise with the debt aforesaid, charging Isabella's heirs or executors therewith.

Dec. 3. To Richard de Holebrok, the king's steward. Notification that whereas
Westminster. there was a dispute in the king's court between Robert de Pinkeny and John de Pinkeny, brother and heir of Thomas de Pinkeny, who is of full age, concerning certain lands in Long Uchinton that Christiana, late the wife of Robert de Pinkeny, father of the said John, held in dower, which lands Robert and John both claimed as their right, it was agreed that John granted that Robert should have 12*l.* yearly of land and rent and some part of the wood, to be assigned to him by the said steward by extent in the presence of Robert and John, and Robert granted that John should have the chief messuage and all other lands that are of the dower aforesaid and that are of the acquisition of John's ancestors in that town, to be held of Robert, doing therefor the due and accustomed services: the king, with the assent of Robert and John, orders the steward to make extent of the lands, and to cause Robert to have seisin of 12*l.* of land yearly and of some part of the wood, and to cause John to have seisin of the chief messuage and all the other lands aforesaid.

To the sheriff of Wilts. Order to cause the manor of Paulesholt, which belonged to Robert Burdun, tenant in chief, deceased, and which was taken into the king's hands by reason of his death, to be delivered to Queen Eleanor's bailiff of La Woderowe, as the king has granted to her the custody of the land and heir of Robert during the heir's minority.

Dec. 5. To the treasurer and barons of the exchequer. Order to cause Master
Westminster. Roger de Sewey to be acquitted of 10 marks in which he was amerced before Solomon de Roff[a] and Master Thomas de Sodington, justices appointed to take an assize of novel disseisin between John de Brywes and the said Roger concerning a tenement in Rysindon Basset, by reason of the said assize, as the record and process of the assize has been inspected and examined before the king and his council, and it seemed to them that the justices had not properly proceeded to judgment in the assize, wherefore it was considered that whatever was done by the assize should be annulled, and that Roger should have again the estate that he had before the plea and should also be quit of the amercement.

1280.

Membrane 11—cont.

To the same. The king learns from Edmund, earl of Cornwall, that although the late king granted by his charters to Richard, late earl of Cornwall, the manor of Glatton, which belonged to Baldwin de Ripariis, the manor of Little Welledon, which belonged to Walter de Fontibus, and the manor of Ocham, which belonged to Isabella de Mortuo Mari, to have to him and his heirs freely and quietly, the treasurer and barons charge Edmund with 35*l.* in which Baldwin was indebted to the late king, with 78*l.* in which Walter was likewise indebted, and with 24*l.* in which Isabella was likewise indebted at the exchequer, because the manors are in Edmund's hands: as it is not right that Edmund should be charged with these debts, provided that the late king granted the manors to Richard quit and discharged and did not in making the grant charge Richard with the said debts, the king orders the treasurer and barons, if it be so, to cause Edmund to be acquitted and discharged of the debts aforesaid.

To Thomas de Maydenehacch, keeper of the forest of Wycchewode. Order to cause Adam de Monte Alto to have in that forest four oak-trunks for his fuel, of the king's gift.

To the keeper of the forest of Bere. Order to cause Roger de Mortuo Mari to have in that forest six does, of the king's gift.

Order from R. de Sandwyco, the king's steward, dated at London, 8 December, in the ninth year, to the sheriff of Wilts, setting out that he has received an order from the king, dated at Westminster, 28 October, in the eighth year, to assign dower to Mary, late the wife of Robert Bordun, tenant in chief, upon her taking oath not to marry without the king's licence, and that he learns by an extant made by the sheriff that the manor of Foleston is worth yearly 12*l.*, which manor the steward has assigned to Mary in supplement of her dower, saving to the king 60*s.* from the said manor to be paid to the exchequer yearly, and ordering the sheriff, on the king's behalf, to take the manor into the king's hands and to deliver seisin thereof to Mary, after taking oath from her that she will not marry without the king's licence.

Like order from the said steward to the sheriff of Devon concerning the manor of Teynton, which is extended at 11*l.* 1*s.* 0*d.* and which the steward has assigned in dower to Mary [without any sum being reserved to the king].

Dec. 5. To the treasurer and barons of the exchequer. Order to cause the
Westminster. abbot of Thame to be acquitted of 10*l.* exacted from him for the goods of Luke de Tauny, a fugitive, lately deceased, as the king has pardoned him this sum because he learns for certain that no goods or chattels of Luke's came to the abbot in any way.

Dec. 8. To the same. Order to discharge John de Wauton, late sheriff of Surrey
The Tower. and Sussex, and collector of the fifteenth of those counties, of 400*l.* of the first moiety of the fifteenth, which he paid by the king's order, on Friday after the Purification, in the 5th year, to Bonruncinus Walteri, citizen and merchant of Lucca, as appears by the said merchant's letters patent in John's possession.

Dec. 5. To the treasurer and barons of the exchequer. Whereas the king has
Westminster. caused the charters of the king's progenitors to the abbot and convent of Westminster to be confirmed by his charters, the king orders them, after reading the king's charters of confirmation before them in the exchequer, to cause the abbot and convent to use and enjoy the articles contained in the same, and to cause the charters to be allowed to them. [Prynne, *Records*, iii. 272.]

1280.

Membrane 11—cont.

To Gregory de Rok[esleye] and Orlandinus de Podio, keepers of the king's exchange of London. Order to cause to be carried to Guncelin de Badesmere, justiciary of Chester, without delay the 1000*l.* that the king lately ordered to be delivered by them to make the king's exchange (*camb'*) thereof, which Guncelin has not yet received.

MEMBRANE 10.

Dec. 9. To Thomas de Normanvill, the king's steward. Order to cause dower
The Tower. to be assigned to Isabella, late the wife of Adam de Everingham, tenant in chief, upon her taking oath not to marry without the king's licence.
The like to Richard de Holebrok, the king's steward.

Dec. 27. To the justices next in eyre for pleas of the Forest in co. Huntingdon.
Burgh. Order not to molest or aggrieve William son of Warin, the king's yeoman, and John le Pycard for taking fifty-six does for the king's use in the forest of Wauberge against Christmas, in the ninth year, as the king ordered them to take the does.

To the keeper of the forest of Wauberg. Order to cause the Carmelite Friars of Lenn to have in that forest six oaks fit for timber, with their strippings, of the king's gift.

Dec. 30. To the steward of the forest of Essex and to him who supplies his place.
Burgh. Order to cause John de Nevill to have in that forest two does, of the king's gift.

To Robert le Eyr, bailiff of the manor of Wodestok. Order to cause Henry de Lacy, earl of Lincoln, to have fifteen live does to stock his park of Middelton therewith, of the king's gift.

To Thomas de Maydenhacch, bailiff of the forest of Wycchewod. Order to cause the said earl to have in that forest six does for the like purpose.

To the steward of the forest of Essex, and to him who supplies his place. Order to cause Richard de Brus to have in the wood of Hatfeld, within that forest, eight live does and four live bucks, to stock his park of Writtle therewith.

1281.

Jan. 1. To Elias de Tyngewik, keeper of the forest of Whitlewod. Order to
Burgh. cause Eustace de Hacche to have in that forest two does, of the king's gift.

1280.

Dec. 30. To the sheriff of Norfolk. Whereas the king has granted to the men
Burgh. complaining of John de Brylaund an attainit to convict the jurors by whom an inquisition was made at Dunhamhithe before John de Luvetot by the king's writ between John de Brylaund and the said men concerning a trespass committed upon him by them, the king orders the sheriff to deliver Hubert de Wyghton and Richard de Fingham, imprisoned at Norwich for the said trespass, and their goods taken into the king's hands for this reason to twelve men who shall mainpern to have them before the king and his council at St. Edmunds on Monday the octave of St. Hilary.

Dec. 28. To Richard de Holebrok, the king's steward. Order to cause Robert
Burgh. Tippetot to have all the king's profit of the fish-trap (*truncagium*) of the mere (*lacus*) of Saham for a year from the date of the presents, as the king has granted it to him.

1281.

*Membrane 10—cont.*Jan. 7.
Walsingham.

To the sheriff of Norfolk. Order to cause the 10 marks by which Roger de Penteneye lately made fine with the king for a trespass committed by him to be levied from the lands and chattels of Adam de Toftes of Norwich, James Nade of the same, and John Bate of the same, Roger's pledges, and to cause them to be paid to Luke de Tauny in part satisfaction of his expenses in the king's service. He is enjoined not to omit doing this by reason of the liberty of that town.

To the barons of the exchequer. Order to cause the De Valoniis heirs to have respite until the octaves of Holy Trinity next for the debts due from them to the exchequer, as certain of the heirs are in England and certain in Scotland, so that they cannot easily meet at present to provide for the satisfaction of the said debts, and the king, at the instance of Christina de Valoniis, one of the heirs aforesaid, has granted respite as above, so that they may in the meantime deliberate and satisfy the king for the debts aforesaid.

To the sheriff of Suffolk. Order to cause Philip de Clopton to have seisin of the manor of Codeham, and of a messuage and carucate of land in Shimplinge and of a messuage and carucate of land in Ouesden, as Roger de Pridinton has come before the king and acknowledged that the premises are Philip's right as those that Philip has of his gift.

Jan. 17.
Shouldham.

To the treasurer and barons of the exchequer. Order to cause Robert, son of Emma de Northwode, to be acquitted of 6s. 8d. in which he made fine with the king for having a writ, which is exacted from him by summons of the exchequer in co. Salop, as the king has pardoned him this sum.

To the treasurer and chamberlains. Order to inspect the late king's writ of *liberate (libertate)* directed to his treasurer and chamberlains for Gilbert de Clare, earl of Gloucester and Hertford, for 153*l.* 7*s.* 7*d.*, and to search the *Liberate* rolls of the treasurer and chamberlains in the exchequer, and if they ascertain by the writ and rolls that the earl has not yet had the money in full, to cause him to have what still remains to be rendered.

To the sheriff of Berks. Order to deliver to Agnes, late the wife of Robert de Muscegros, tenant in chief, the manor of Hamsted, to have in *tenancia* during the king's pleasure, as the king has not yet caused dower to be assigned to her.

Jan. 21.
Westacre.

To the sheriff of Sussex. Order to cause the 100 marks in which John de Polingefaud was lately amerced for divers excesses to be levied and paid to Gregory de Rokel[eye], mayor of London, for the use of the Friars Preachers of London, to whom the king has granted this amercement, for the health of his soul, in aid of their new building (*operis*) in the city.
By p.s.

Jan. 17.
Shouldham.

To the treasurer and chamberlains. Order to deliver to Master Berard, archdeacon in the church of Agen, the whole inventory (*scrutinium*) made by him and Iterius de Engolisma of certain writings and memoranda in the treasury, which inventory remains in the custody of the treasurer and chamberlains by the king's council, in order that Berard may expedite therewith the king's affairs enjoined upon him, receiving from him a transcript of the inventory sealed with his seal and also his letters patent testifying the receipt of the inventory and the making of the transcript.

1281.

Membrane 10—cont.

To the sheriff of Nottingham. Order to deliver Hugh de Oddingeseles, William Sampson, and Ralph, parson of the church of Esperton, who lately surrendered themselves to prison at Nottingham, from prison to twelve mainpernors each to have them before the king and his council in the next parliament at Westminster in three weeks from Easter next.

Jan. 22.
Westacre.

The like to the same sheriff in favour of Thomas de Cadureis.

Feb. 1.
Rising.

To the sheriff of Salop. Order to pay to Reginald de Leche 20 marks in aid of his expenses at divers time in the king's service in England and Wales.

To the warden of the bishopric of Winchester during voidance. Order to cause William de Monte Revelli to have two does in one of the parks of the bishopric, of the king's gift.

Feb. 7.
Culford.
(Coleford.)

To the sheriff of Somerset. Order to restore to William de Corumden, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being charged with larceny and other trespasses before the justices lately in eyre in that county, as he has purged his innocence before R. bishop of Bath and Wells, to whom he was delivered according to the privilege of the clergy. [Prynne, *Records*, iii. 272.]

Feb. 9.
Disning.
(Deseninge.)

To Ralph de Sandwico, the king's steward. Order to cause Edmund, earl of Cornwall, to have three wild swine and three boars (*layas*), in order to stock a park of his, of the king's gift.

Feb. 10.
Disning.
(Deseninge.)

To Solomon de Roff[a] and his fellows, justices in eyre in co. Southampton. Order to deliver Master William de Monemue to six men of that county, who shall mainpern to have him before the king at his next parliament in three weeks from Easter, and to supersede in the meantime his arrest, and to restore to him by the said mainprise any of his goods and chattels taken into the king's hands for this reason.

To Ralph le Mareschal, keeper of the wood of Typpetre. Order, at the instance of Queen Eleanor, the king's consort, to cause Alan le Fraunceis to have three bucks in that forest of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Edmund, the king's brother, to be acquitted of the 700 marks due from him for an imprest made to him in West Wales by the hands of Ralph de Broghton, then the king's receiver there, as the king acquitted him thereof by letters patent, in recompence for the lands that were of the honour of Monemue, which the king had given to Reginald de Grey and Richard Talebot before he gave the honour to Edmund.

To the treasurer and barons of the exchequer. Whereas the late king granted to John de Warennia, earl of Surrey, that he should pay the 8,400 marks in which he was indebted to the said king for a trespass that he was said to have committed by 200 marks yearly, and the king—for the quit-claim that the earl made at his instance to Robert, late archbishop of Canterbury, and his successors, and to the prior and convent of Christ Church, Canterbury, and their successors, and the men of the archbishop, prior and convent, and all the tenants of their fee of payment of toll in all markets, towns, lands, and fairs of the earl and his heirs throughout England—pardoned the earl 1,000 marks of the aforesaid sum, so that the earl should pay nothing of the said money for five years from 8 June, in the fourth year, the first term of acquittance beginning in Easter term then last past, and so that the earl after the end of the five years

1281.

Membrane 10—cont.

should resume payment at the terms aforesaid; and the king, because the earl has expended much (*multa posuit*) about the contract of marriage lately confirmed between John de Balliolo and the king's kinswoman, Isabella, the earl's daughter, has granted to the earl that he shall have respite of the said 8,400 marks from Easter for three years: the king therefore orders the treasurer and barons to cause the earl to have such respite, and to cause him to have again after that time the terms aforesaid, and to cause this to be so done and enrolled.

MEMBRANE 9.

Feb. 16. To the sheriff of Suffolk. Order to cause Richard Attegate, imprisoned
Langley. at Ipswich for the escape of Christiana de Bromlegh, lately arrested for larceny and in Richard's custody, to be released upon twelve men mainpurning to have him before the justices at the first assize in those parts.

Feb. 18. To the sheriff of Southampton. Order to cause to be replevied to
Langley. Walter de Kancia until a month from Easter next his land of Draiton near Alresford, which was taken into the king's hands by order of the justices in eyre in that county because the land was said to be land of Benedict (*Benetti*) de Wyntoniam, a Jew, who was hanged for trespass of the king's money.

Vacated, because he did not have it.

Feb. 22. To the same. Order to deliver to Robert de Sey the year, day and
Windsor. waste that pertain to the king of the lands that belonged to Reginald le Rous, who was hanged for felony, and Reginald's goods and chattels according to an appraisement made thereof, receiving from Robert security that he will render the price of the goods and chattels according to the appraisement aforesaid.

To the treasurer and barons of the exchequer of Dublin. Order to pay henceforth monthly to Bandinus Paunsy and Reyner de Luk' all the profit from the king's exchange (*cambio*) at Dublin and Waterford, by indenture between the keepers of the exchange and Bandinus and Reyner, provided that at the end of the exchange the treasurer and barons shall certify the king of the total of the profits of the said exchange.

To William de Sancto Claro and William de Hamelton, wardens of the bishopric of Winchester. Order to cause ten oak trees to be felled in the woods of the bishopric, and to cause them to be carried to Corff castle, there to be delivered to the viewers of the works in that castle.

To the auditors of the account of Richard Guydechon and his fellows, citizens and merchants of Lucca. Order to allow Richard and his fellows 1,922*l.* 6*s.* 4*d.* paid by the king's order into the wardrobe, according to the parcels delivered into the wardrobe by the merchants, for which parcels Thomas de Gunneys, king's clerk, and Master William de Luda, clerk of the wardrobe, ought to answer.

To the keeper of the forest of Kynefare. Order to cause Anthony Bek to have in that forest twenty oaks to make shingles thereof, of the king's gift.

To the keeper of the forest of Shirewood. Order to cause William de Bliburg to have in the wood of Bilhawe, within that forest, six oaks fit for timber, of the king's gift.

Membrane 9—cont.

1281.

To Geoffrey de Picheford, constable of Windsor castle. Notification that the king has, at the instance of Alphonsus his son, pardoned Nicholas Artaud, the king's yeoman, the sum due to the king for having entry into a purpresture that the constable lately committed to him in Windsor forest, on condition that Nicholas pay to the king yearly the rent assessed upon the purpresture according to the form of the king's commission, and order to cause Nicholas to be acquitted of the said sum.

The like to the said Geoffrey for Imbert de Montreal.

Feb. 27.
Caversham.

To the sheriff of Dorset. Order to deliver to R. bishop of Bath and Wells, the diocesan, Robert de Boyton, a clerk (*caractere clericali insignitum, ut dicitur*), who is in prison by the king's order, as the bishop shall cause him to be asked for from the sheriff in form of law.

To the keeper of the forest of Pambere. Order to cause brother Walter, canon of the chapel of St. Mary, Kaveresham, to have seven oaks to repair the fabric of the chapel, of the king's gift.

To the keeper of the forest of Penbere.* Order to cause brother Walter, canon of the chapel of St. Mary, Kaveresham, to have seven oaks for the work of the chapel.

To the sheriff of Dorset.* Order to deliver to R. bishop of Bath and Wells, the diocesan, Robert de Boyton, a clerk, who is detained in prison.

To the treasurer and barons of the exchequer of Dublin. Order to cause Richard de Burgo to have quittance or allowance for 500 marks due to the king, as the king has pardoned him this sum at the request of Margaret, Richard's wife.

Memorandum, that, on Friday after Shrovetide, R. bishop of Bath and Wells, the chancellor, delivered at Rading' the king's seal to John de Kirk[eby], who delivered it into the wardrobe, and on the same day the chancellor went from court.

To the sheriff of Dorset. Order to pay to Richard de Bosco, constable of Corf castle, in addition to the 20 marks that the king lately ordered the sheriff to pay to him for the works of that castle, 30 marks, to be levied according to the estreats that the sheriff has.

To the sheriff of Wilts. Order to deliver Thomas Russel, imprisoned at Salisbury for trespass of the Forest, in bail to six men who shall mainpern to have him before the king at his order.

March 6.
Lechlade.

To the sheriff of Oxford. Order to deliver Richard le Povere, coroner of that county, imprisoned at Oxford for a distress charged upon him, in bail to six men who shall mainpern to have him before the king.

To the sheriff of Oxford. Order to deliver Roesia, abbess of Godestowe, in bail to Nicholas son of Martin, William Martyn, John Waleraund, Thomas de Kenetewode, Walter Fathell, and Ralph de Karnill, who have mainperned to have her before the king in the next parliament after Easter, to do the king's will concerning certain trespasses committed by her.

* These writs have been enrolled twice.

1281.

Membrane 9—cont.

To the sheriff of Southampton. Order to cause to be replevied to Walter de Sturton until next parliament after Easter 100s. yearly of rent in La Hale, which were taken into the king's hands because Richard de Cardunvill, tenant in chief, alienated this rent to Walter without the king's licence.

March 7.
Down
Ampney.

To the justices next in eyre for Forest pleas in co. Oxford. Order not to molest Matilda de Mortuo Mari and William de Mortuo Mari, who was then of her household, by reason of the trespass that she made in taking in the forest of Wicchewod a buck and a doe, as the king has pardoned them.

To the sheriff of Southampton. Order to cause the manor of Mapeldorham, which was lately taken into the king's hands by the justices in eyre in that county, because the prior of St. Swithin's, Winchester, entered the manor without licence from the late or present king, to be replevied to the prior, so that he may till and sow the land until the next parliament, in order that there may then be done what the king shall cause to be ordained by his council.

To the sheriff of Stafford. Order not to intermeddle further with the manor of Weston, and to deliver the custody thereof to Robert de Staundon, retaining in the king's hands the lands that John de Chetewynd held at his death of John son and heir of John son of Alan, tenant in chief, a minor in the king's wardship, as the king learns by inquisition taken by the sheriff that John de Chetewynd held nothing of the king in chief as of the crown whereby the custody of all his lands ought to pertain to the king, but that he held the manor of Weston of Robert de Staundon by the service of one small knight's fee.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of Geoffrey de Morle, lately elected, as the king learns from trustworthy persons that Geoffrey is not resident (*conversans*) in that county.

To Matthew de Columbariis, keeper of the forest of Chet. Order to permit the abbess of Wherewell to cut down in her wood of Harewode, within the bounds of that forest, underwood to the extent of 20 acres, where it may be done to the least damage of the forest, and to permit her to make her profit thereof, on condition that she cause the place thus cleared to be enclosed with a low hedge, so that it shall remain enclosed for four years, as the king learns by inquisition taken by the keeper that it would only be small damage of the king if he granted licence to the abbess to fell underwood as above.

To Richard de Holebrok, the king's steward. Order not to molest Robert de Eleford for his homage for the lands that he holds of the king, as the king has taken his homage.

To the sheriff of Southampton. Order to cause to be replevied to the abbot of Tychefeld until the next parliament after Easter the lands of Est Cosham, Chark, Lee, Stobinton, and La Flexlond, which are held in chief of the king, as it is said, and which were taken into the king's hands by order of the justices lately in eyre in that county because the abbot entered them without the king's licence, so that the abbot may till and sow the lands in the meantime, in order that there may then be done what the king shall cause to be ordained by his council.

To the constable of the Tower of London. Order to cause Henna, late the wife of Jacob de Oxonia, a Jew, imprisoned in the Tower, to be

Membrane 9—cont.

1281.

delivered from prison upon two Jews of that city mainperning to have her before the king in his next parliament to stand to right concerning certain trespasses wherewith she is charged.

To the keeper of the forest of Melkesham. Order to cause John Lovel to have in that forest ten oaks fit for timber, of the king's gift.

March 20.
Down
Ampney.

To the constable of St. Briavells castle. Order to deliver to Walter de Blakeneye and Walter Crennok, imprisoned at St. Briavells for a trespass of venison in the forest of Dene, in bail to twelve men each who shall mainpern to have them before the justices next in eyre for pleas of the Forest in co. Gloucester.

To the keeper of the forest of Wauberg. Order to cause William son of Warin, the king's yeoman, to have six oaks fit for timber, of the king's gift.

To the keeper of the forest of Wichewod. Order to cause the king's uncle to have in the wood of La Wayse, within the bounds of that forest, ten oaks fit for timber, of the king's gift.

March 25.
Amesbury.

To Ralph de Sandwyco, the king's steward. Order to deliver to Robert de Say the year, day, and waste pertaining to the king of the goods and chattels of Reginald de Rus, lately hanged for felony, upon his finding security to render at a term to be fixed by Ralph the price thereof according to the appraisement made before the justices last in eyre in co. Southampton.

To the treasurer and barons of the exchequer. Whereas the king lately, believing that the abbess of Fontevrault had been amerced before the justices last in eyre in co. Dorset by reason of the common summons there, pardoned her 13s. 4*l.*, and he now understands that the prior of La Grave is amerced at the above sum for this reason, and he has pardoned the prior the said sum: he therefore orders them to cause the prior to be acquitted thereof.

March 27.
Clarendon.

To the sheriff of Salop. Order to deliver John son of Richard Hadrich of Norton, imprisoned at Shrewsbury for the death of Hugh son of Richard Hadrich, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Hugh by mischance.

To the keeper of the forest of Shottovere. Order to cause Jacob de Ispannia, the queen's kinsman, to have eight oak-trunks (*robora*) with all their strippings for fuel, of the king's gift.

To the keeper of the forest of Den. Order to cause Edmund, the king's brother, to have thirty oaks fit for timber for the repair of his castle of Monemuth.

April 2.
Clarendon.

To William de Sancto Claro and William de Hamelton, guardians of the bishopric of Winchester during voidance. Order to cause the stew of the bishopric at Fermesham to be fished and to cause forty female and fat bream (*breemas matricies et grassas*), twenty other bream, forty great pikes, and three or four hundred of other sorts of fish to be taken, and to cause them to be sent alive to Giles de Damdenast, in order to stock the stew of the king's park of Windsor, provided that this can be done without damage and destruction of the stew.

1281.

Membrane 9—cont.

To the keeper of the forest of Clarendon. Order to cause Solomon de Roff[a], one of the justices next in eyre in co. Wilts, to have two oak-trunks (*robora*) for fuel, of the king's gift.

*Membrane 9—Schedule.***Manors bought by the queen, the king's consort.***

Sir John de Burg owed to Manasser le fiz Aaron 400 marks, which debt the king gave to the queen, and he owed 140*l.* to the king at the exchequer. To acquit this debt and for 100 marks given to him by the queen, the manor of Burg remains to the king and his heirs, with the advowson, and it is worth yearly 30*l.*

Sir Bartholomew de Redham owed to Agin 200*l.*, which debt the king granted to the queen, and for this debt and other debts that he [Bartholomew] owed to divers Jews (*Gyeus*), which were assigned to the queen for queen-gold (*por son or*), the king retains the manor of Scotho with the advowson of the church, worth yearly 40*l.*

Sir William de Montchenesy owed to Agin 250*l.* and 100*l.* to the king at the exchequer, and for these debts, which the king gave to the queen, and for 200*l.* which the king paid in money to Sir William, the king retains to him and his heirs the manor of Quenynden with the advowson, worth yearly 40*l.*

Sir Robert de Canvill owed a debt to divers Jews, which were assigned to the queen for her gold, and for these debts and for the arrears that he owed to the prior of Romely of a yearly rent of 20*l.* and for 200 marks that the king paid to the said prior for this rent and for the arrears, the king retains to him and his heirs the manors of Westreham, Fobbyng, and Schenefeud, with the advowsons of the churches, and also the advowsons of Stanford, Little Laufare, and the church of Angre, and the manors are worth yearly 175*l.*

The queen bought of Sir Roger Loveday the manor of Farle for 200*l.* and it is worth yearly 24*l.*

Sir William de Leyburn owed to Agyn 1,020 marks, which Agin recovered (*desrena*) from him, which debt the Jew gave to the queen, and for this debt and for 500 marks paid to him by the queen, the king retains to him and his heirs the castle of Ledes, worth yearly 40*l.*

Sir Gilbert Peche owed to the queen 500 marks of the debt of Aaron le fiz Vives and 30*l.* to the king at the exchequer, and for these debts and for 200 marks paid to him by the king, the king retains the manor of Westelyve with the advowson of the church, worth yearly 60*l.*

Sir Stephen de Chenedut owed to divers Jews fully (*bien*) 1,000 marks, whereof the king gave to the queen 400 marks of the debt of Agyn, and the 600 marks belonged to the queen for her gold. And of the aforesaid 1,000 marks the queen pardoned Stephen 300 marks, and for the remaining 700 marks and for other great bounty that the queen has done to him, the king retains the manor of Longele for ever, worth 40*l.*

Sir Thomas du Pyn, for the great bounty that the queen has done to him, has given the manor of Dolverton to the king, saving to him tenancy for life, and it is worth yearly 20*l.*

* The schedule is thus described in a marginal note at the head of Membrane 9.

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Membrane 9—cont.

Sir Norman de Arcy owed to Master Elyz and to Mancel le fiz Aaron 950*l.* which debt belonged to the queen partly of the gift of the Jews and partly for her gold, and of this the queen has pardoned, at the prayer of Sir Anthony Bek, 250*l.* and for the remainder the king retains 60*l.* yearly of land in the manor of Nokton for fourteen years, worth yearly 60*l.*

Sir John de Cameys owed to Agyn 500 marks of clear debt, which the queen had of the king's gift, and for this debt and for 600 marks paid to him by the king, the king retains the manor of Torpeil and Upton, with the advowsons of the churches, to him and his heirs, worth yearly 80*l.*

The queen recovered (*desrena*) at Somerton before the justices certain lands (*unes terres*) that shall remain to the crown for ever, worth yearly 25*l.*

The queen purchased an estate and fourteen knights' fees from Henry de Neuburg for 200 marks, worth yearly 25*l.*

The queen recovered (*desrena*) against the foresters of the New Forest the value in rents and in other things yearly for ever of 20*l.*

Total of the value of the lands before-named : 679*l.*

Total of money that the king has paid for the matters aforesaid : 866*l.* 13*s.* 4*d.*

Value of the advowsons of churches that the queen has purchased to the crown for ever :

The church of Burg, worth yearly 30 marks.

The church of Scotho, worth yearly 100 marks.

The church of Schenefeud, worth 30 marks.

The church of Fobbyng, worth 40 marks.

The church of Staneford, worth 60 marks.

The church of Laufare, worth 40 marks.

The church of Angre, worth 100 marks.

The church of Westreham, worth 100*l.*

The church of Westelyve, worth 40 marks.

The church of Langele, worth 30 marks.

The church of Ryngwode, worth 160 marks.

The church of Cori Rivel, worth 100 marks.

The church of Quenynden, worth 30 marks.

The church of Torpeil, worth 60 marks.

Total of the value of the before-named churches : 970 marks.

Total of the knights' fees of the lands afore-named 40 fees and more.
French.

MEMBRANE 8.

April 16. To the steward of the forest of Essex, or to him who supplies his place.
Woodstock. Order to cause Giles de Fenes to have three does in that forest, of the king's gift.

To the sheriff of Southampton. Order to replevy to William le Brun, king's yeoman, until next parliament the liberty of Croston (*sic*), which William holds of the commission of John de Britannia and which the sheriff took into the king's hands by order of the justices late in eyre in that county.

April 24. To the treasurer and barons of the exchequer. Whereas the late king,
Woodstock. on 6 January, in the 52nd year of his reign, committed to Queen Eleanor, the king's consort, the manors of Boudon, Haverberg, and Thorp for ten years from Michaelmas in the same year, so that she should have and receive all the issues and profits of the manors for her maintenance, and afterwards the said king, in the 54th year of his reign, granted to her by

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Membrane 8—cont.

charter the manors aforesaid with the rents and other appurtenances, by reason whereof the queen received the tallages of the men of the manors and their farms for the time aforesaid, which tallages and farms are now exacted from the men by summons of the exchequer: the king orders the treasurer and barons, if the queen received the tallages and farms, to cause the men to be acquitted of the tallages and farms for that time.

To Hamo Hautein and his fellows, justices appointed for the custody of the Jews. Order to cause Robert de Verdun, late sheriff of Warwick and Leicester, to be acquitted of 40s. in which he was amerced before the justices for not returning a writ properly before them when he was sheriff.

May 3.
Kempton.
(*Kenington.*)

To Alexander de Kirketon. It is shown to the king on behalf of Alice and Margaret, daughters of Geoffrey le Blund of Scardeburg, deceased, that whereas Geoffrey bequeathed to them certain utensils and other goods, which remained together with Alice and Margaret in the custody of Emma, their mother, Alexander, when sheriff of York, took into the king's hands, by reason of the felony committed by Emma in drowning herself in the ditch of the said town, all the utensils and goods thus bequeathed to Alice and Margaret amongst other goods that belonged to Emma: the king orders Alexander to go to Scartheburg and to take with him the keepers of the pleas of the crown and to inspect Geoffrey's testament, and to make inquisition whether the utensils and goods bequeathed to Alice and Margaret came to Emma's hands by sale or otherwise so that they were her own on the day when she committed the felony or whether she had nothing thereof except the custody for the use of Alice and Margaret, and if he ascertain by the inquisition that he took into the king's hands any utensils and goods bequeathed to Alice and Margaret of which Emma had nothing except the custody, to cause restitution of such utensils and goods to be made to Alice and Margaret.

May 5.
Kempton.

To the treasurer and barons of the exchequer. Order to cause William de Redham, sheriff of Norfolk, to be discharged of ten marks for the goods and chattels of John de Redesham, who was indicted of divers trespasses and delivered to W. bishop of Norwich in accordance with the privilege of the clergy, before whom he purged his innocence, as the king ordered William to restore the goods and chattels to John. [*Prynne, Records*, iii. 272.]

May 9.
Westminster.

To Ralph de Sandwico, the king's steward. Notification that the king has assigned in dower to Agnes, late the wife of Robert de Mucegros, tenant in chief, the manor of Hamsted, co. Berks, with the members of Aldesworth and Compton, which are extended at 48*l.* 6*s.* 8*d.* excepting the service of 13*s.* 4*d.* due from the manor aforesaid, and 8½ virgates of land in Cotemor, co. Rutland, which are extended at 8*l.* 6*s.* 8*d.*, saving to the king or to him to whom he shall commit the wardship of Robert's lands 50*s.* 4*d.* yearly in the land of Cotemor, which Agnes shall pay until Robert's heir come of age, and order to deliver to Agnes the manor of Hamsted with the said members, which are in his bailiwick.

The like to Richard de Holebrok, the king's steward, for the land in Cotemor.

May 9.
Westminster.

To Ralph de Sandwyco, the king's steward. Order to permit the monks of Battle to have the custody of their abbey upon this voidance and of all the lands of the abbey and free administration of all the possessions thereof, in accordance with the charters of the king's predecessors granting to them

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Membrane 8—cont.

the custody of the abbey on the death or cession of an abbot, and to restore to them anything that may have been received after the taking of the abbey into the king's hands. [Prynne, *Records*, iii. 272.]

To the treasurer and barons. Order to cause Ralph de Homele to be acquitted of 20s. exacted from him for a writ of chancery, as the king has pardoned him this sum.

May 11.
Westminster.

To Richard de Holebrok, the king's steward. Whereas the king learns by inquisition taken by the steward that William de Ferrar[iis], sometime earl of Derby, enfeofed William his son, 36 Henry III, of the manors of Wodeham, Stebbing, and Fairsted, and of a messuage in Cheche, to be held of the earl by the service of five knights' fees, saving to the earl the homage and service of Richard de Grey in Thurrok, so that William son of the earl was in seisin of the manors for four years and more during the earl's lifetime, and that William the earl's son afterwards granted to Margaret de Ferrar[iis], his mother, for life, the manors aforesaid, with the rent issuing from the messuage aforesaid, which manors ought to revert to William after her death and which were taken into the king's hands by reason of her death: the king orders the steward to deliver the manors and messuage to the said William son of the earl.

To Adam Gurdun, keeper of the forest of Assisholt. Order to cause Felicia de Warnhal to have in that forest four oaks fit for timber, of the king's gift.

To the keeper of the forest of Whicchewod. Order to cause the Friars Preachers of Oxford to have ten oak-trunks (*robora*) for fuel, of the king's gift.

To the keeper of the forest of Wittelewod. Order to cause John de Hemelden to have in the king's wood of Henele, within the forest aforesaid, two oaks fit for timber, of the king's gift.

May 17.
Westminster.

To the sheriff of Southampton. Order to permit the abbot of Tychefeld to hold until the quinzaine of Michaelmas the lands in Est Cosham, Chark, Lee, Stubinton, and La Flexelond that are held of the king in chief, as it is said, which the sheriff took into the king's hands by order of the justices lately in eyre in that county because the abbot entered them without the king's licence, and which the sheriff caused to be replevied by the king's order until the present parliament, so that there may be done at Michaelmas what the king shall cause to be done by his council.

To the treasurer and barons of the exchequer. Order to cause the abbot of Bernay to be acquitted of 25 marks of the fine of 50 marks that he made with the king for the king's year, day and waste of the lands that belonged to Serlo de Neuton, lately hanged, which are of the abbot's fee, as the king has pardoned him this sum on condition that he pay the remaining 25 marks at the exchequer in a month from Easter.

To the same. Order to cause Mabel de Teukesbir[y] to be acquitted of 63s. of the 113s. exacted from her for the fifteenth of her moveable goods in co. Gloucester, upon payment of the remaining 50s., as the king has pardoned her 63s.

To the treasurer and barons of the exchequer. Order to cause Walter de Hopton to be acquitted of 6 marks exacted from him for scutage for the

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Membrane 8—cont.

army of Wales in the fifth year for two knights' fees in Hopton and Herlerton, which are of the inheritance of Richard son and heir of John son of Alan, a minor in the king's wardship, as the king has pardoned him this sum.

May 18.
Westminster.

To the bailiffs of Basingestok. Order to cause the lands in Basingestok that they lately took into the king's hands because Master Peter de Abindon enfeoffed the master and brethren of St. John's Hospital, Basingestok, thereof contrary to the statute of mortmain, to be replevied to the master and brethren until the next parliament after Michaelmas, so that there may then be done what the king shall cause to be ordained by his council. [Prynn, *Records*, iii. 272.]

To the sheriff of Bedford. Order to cause to be restored to the prior of Neuham a messuage in Bedford that Jacob son of Portebinus, a Jew of Bedford, held of the prior, to have during the king's pleasure with all things pertaining to it as the Jew held it, as the king learns by inquisition taken by the sheriff that Jacob held the messuage of the prior for 20s. yearly and that the Jew and his predecessors had long had the messuage by the commission of a predecessor of the prior, and that the messuage was worth yearly 6s. 8d., saving to the prior the said 20s. yearly. The sum of 6s. 8d. yearly in excess of the said rent of 20s. is reserved to the king, to be rendered to him by the prior.

May 20.
Westminster.

To the barons of the exchequer. Order to cause John de Cormaillies to be acquitted of 40l. in which he was amerced before Roger de Clifford and his fellows, justices last in eyre in co. Southampton for pleas of the Forest, for a plea of venison, as the king has pardoned him.

To the keeper of the forest of Whicchewod. Order to cause William de Bello Campo, earl of Warwick, to have six bucks in that forest, of the king's gift.

To the same. Order to cause Patrick de Cadure[is] to have six oaks fit for timber in that forest, of the king's gift.

To Richard de Holebrok, the king's steward. Order to cause dower to be assigned to Eva, late the wife of John de Pavely, tenant in chief, as she has taken oath before the king not to marry without his licence.

May 22.
Westminster.

To the bailiffs of William de Valencia at Bergeveny. Whereas the king understands that certain men of the land of Bergeveny, rivals of Master Henry de Bray, the king's clerk, encourage (*audaciam prebent*) men and women to make appeals and complaints against Master Henry and his men who were with him when he had the custody of the castle and honour of Bergeveny by the king's commission, maliciously and without reasonable cause, in order that they may cause Henry and his men to be outlawed and disinherited: the king, willing that Henry and his men shall not answer elsewhere than before him concerning the things thus charged against them and that anything that may have been improperly attempted by Henry or his men during the said time shall be recited and corrected before him, orders the bailiffs not to intermeddle with hearing and treating (*deducend'*) the appeals or complaints before them henceforth, but to send to the king the record and process of the appeals and complaints aforesaid before them under their seals and the seals of four men of that court who were present at the record and process, so that the king may have the record and process in fifteen days from Midsummer. They are ordered to cause the appellants and complainants to be there before the king to prosecute, if they wish, their appeals and complaints.

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Membrane 8—cont.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Robert de Burgate, lately elected, who is insufficiently qualified.

May 25.
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Richard de Creppingg of 8*l.* for the escape of John son of Sirilda, with which sum the justices last in eyre in co. Cumberland charged him, as the king learns by inquisition taken by them that the township of Lesingby, in that county, charged itself with this sum.

To Richard Fokeram. Order to deliver to Edmund, the king's brother, all the lands that Margaret de Ferrar[iis], countess of Derby, held in dower, which the king lately committed to Richard during pleasure, and to deliver to Edmund everything received thence since Richard received the custody; saving to John, son and heir of Robert, sometime earl of Ferrers, a minor in the king's wardship, every right that he may have in the lands, so that by reason of this delivery to the king's brother the condition of John when he come of age shall not be worse or that of Edmund better in regard to John having action against Edmund and the latter defending the same.

Membrane 8—Schedule.

_____ To Ralph de Sandwyco, the king's steward. It is shown to the king on behalf of Mary, late the wife of Robert Burdun, tenant in chief, that whereas the manor of Foleton was assigned to her as part of her dower of Robert's lands, and she was in seisin thereof for over fifteen days, the sheriff of Wilts lately ejected her from the manor and took it into the king's hands, and delivered it to William de Sherstok, who claims to be enfeoffed thereof for life: the king orders the steward to enquire from the sheriff the reason for thus taking and delivering the said manor, and, if he ascertain that Mary was dowered thereof and ejected as aforesaid and that William is enfeoffed thereof for life, to cause a third of the manor to be assigned to Mary in dower and to assign to her in dower the value of the other two thirds elsewhere from Robert's lands.

MEMBRANE 7.

[May 25.*] To the sheriff of York. Order to cause Hugh de Beltoft and Egidia his wife to be released from prison at York, wherein they are detained for the trespass committed by them in again disseising William de Normaby (*sic*) and Aubrey (*Albreda*) his wife of their free tenement in Atherlay, Kirkeby Malessard, and Potenges, as the king has pardoned them.

To the sheriff of Suffolk. The king sends to him under the half-seal (*sub pede sigilli*) the inquisition that he caused to be taken by the sheriff concerning the lands that belonged to Roger le Daneys at his death, which the king caused to be taken into his hands by reason of certain trespasses charged upon him; and it is found by the inquisition that Roger was enfeoffed of many lands by divers feoffors singly to him and his heirs and of many lands jointly to him and Matilda his wife and William his son, and that Roger, Matilda and William had seisin jointly for a long time before Roger's death, and that Roger and William his son likewise were jointly enfeoffed of many lands and had seisin thereof jointly, and that Roger

* 'Teste ut supra' in roll, referring to the last enrolment on the preceding membrane.

1281.

Membrane 7—cont.

long before his death enfeoffed William of certain lands, and that William had seisin thereof, and also that Roger, Matilda, and William and Mary his wife, and Joan, daughter of William and Mary, were likewise jointly enfeoffed of certain lands in the sheriff's bailiwick and were jointly in seisin until the king caused the lands to be taken into his hands by reason of the trespasses aforesaid: the king orders the sheriff not to intermeddle further with the lands whereof Roger was enfeoffed singly, because it did not appear by the inquisition that he did not hold any lands of the king in chief by reason whereof his lands ought to remain in the king's hands, and to cause Matilda, William, Mary and John to have again seisin of the lands whereof they were enfeoffed and seised as above.

To the keeper of the forest of Wauberge. Order to cause Reginald de Grey to have ten oaks fit for timber in that forest, of the king's gift.

To Ralph de Sandwyco, the king's steward. Although the king lately ordered him to cause Mary, late the wife of Robert Burdun, tenant in chief, to be dowered of a third of the manor of Fuleston, which belonged to Robert and of which Robert enfeoffed William de Cerdestok for life, the king wills that, for the warranty that Nicholas son and heir of Robert, in the king's wardship, is bound to make to William of the manor, the value of a third of the manor shall be assigned to Mary in dower from other lands that belonged to Robert, and therefore orders the steward to assign to her such value and to permit William to hold the manor wholly for life, according to the feoffment.

May 27.
Westminster.

To Elias de Tyngewik, keeper of the forest of Whitlewod. Order to cause John Giffard, the younger, to have in the park of Henlegh within the said forest an oak fit for timber, of the king's gift.

To Ralph the Sandwyco, the king's steward. Order to deliver David le Waleys, imprisoned at St. Briavells for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices next in eyre for Forest pleas in that county.

To John de Tyngewyk, keeper of the forest of Whytlewode. Order to cause Roger de Ammory to have in that forest four bucks, of the king's gift.

May 28.
Westminster.

To Philip de Wyleby, late receiver of the goods of condemned Jews in divers counties. Order to cause Abraham son of Elias, son of Master Moses, a Jew of London, to be acquitted of 40s. and Moses son of Agin of 5 marks, due from them for the fine made with the king before Stephen de Pencestre and his fellows, justices appointed to hear and determine pleas of trespasses of the king's money, for trespasses of money, and to inform the justices appointed for the custody of the Jews that these sums shall be deducted (*decidant*) from Aaron son of Vyves, a Jew of London, in the debts granted to him by the king in recompence for a debt in which Geoffrey Pecche was indebted to Aaron, which Aaron lately remitted to Queen Eleanor, the king's consort, as Aaron has mainperned to pay the said 40s. and 5 marks to the king.

To the sheriff of Wilts. Order to cause 90 marks to be levied at once by the estreats of the fines and amercements to be delivered to him by the king's order by Solomon de Roff[a], William de Brayboef, Robert Fulcon[is], and Richard de Boyland, justices in eyre in that county, and to cause this sum to be paid to the justices, to wit 30 marks to Solomon, 20 marks each to William, Robert and Richard, for their yearly fees granted to them by the king in that office for Easter term last.

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Membrane 7—cont.

To the sheriff of Lincoln. Order to cause 115 marks to be levied by the estreats of the fines and amercements to be delivered to him by the king's order by the justices in eyre in that county, and to cause it to be paid to them for Easter term last, to wit 30 marks to J. de Vallibus, chief justice, 25 marks to W. de Saham, and 20 marks each to R. Loveday, J. de Metingham, and Master Thomas de Sudinton, for their annual fees granted to them by the king.

May 28.
Westminster.

To Richard de Holebrok. Order to cause Henry Belet, the king's parker of Brehull, to have the goods and chattels that belonged to John le Havekere, who was hanged at London for forgery of the king's money, if there be any at Brehull, to the value of 50s., as the king has granted to Henry, for his good service, all John's chattels, which chattels were found and arrested with John at Brehull.

May 28.
Westminster.

To the sheriff of Southampton. Whereas the king learns by inquisition that he caused to be made by the justices lately in eyre in that county that the prior of Runcevall had a house in the town of Southampton of the gift and feoffment of William le Mareschal, sometime earl of Pembroke, and by the confirmation of the late king, and that the prior demised the house by his brethren to Claremunda de Suthamptona for her life for 40s. yearly, and that after her death William de Gloucestria and Richard his brother, who said that they were her heirs, entered the house and held it for some time, until they mortgaged (*invadiaverunt*) it to Benedict, a Jew of Winchester, for a certain sum of money, and the Jew entered into the same by their delivery in name of a pledge, and that after his death the house came to the king's hands: the king orders the sheriff to restore the house to the prior or his attorney, saving the right of the king and of others.

To Richard de Holebrok. Order to cause Guy, the parker of Langel[ey] park, to have therein two oaks fit for timber, of the king's gift.—Testified by Foun.

To Oliver de Ingham and his fellows, [appointed] to take certain inquisitions concerning knighthood (*militia*) in co. Suffolk. Order to cause John de Rameseye, king's serjeant, to be acquitted of 10*l.* in which he was amerced for not becoming a knight, as the king had granted to him respite until a certain time and he was amerced before the end of that period.

To Eustace de Hacche. Order to deliver to Hugh de Plessetis the king's manor of Cumpton, saving to the king his corn, oxen, ploughs and other stock in the manor, as the king has committed the manor to Hugh for life.

To the treasurer and barons of the exchequer. Order to cause Queen Eleanor, the king's mother, to have for life yearly the ferm of 57*l.* 10*s.* 8*d.* that the abbot and convent of Holy Cross, Waltham, render to the exchequer yearly for the town of Waltham, and to cause the abbot and convent to be acquitted of the ferm for as long as she shall receive it, as the king has granted the ferm to her for life, as was agreed between him and her.

To Richard de Holebrok, the king's steward. Order to cause Joan, daughter and heiress of Thomas Cordeboef, tenant in chief, to have seisin of the portion of her father's lands falling to her, as the king has taken her homage therefor.

Membrane 7—cont.

1281.

June 2. To Robert le Eyr, bailiff of Wodestok. Order to cause Walter de la Westminster. Chaumbre, king's serjeant, to have an oak fit for timber in Wodestok park.

May 28. To Richard de Holebrok, the king's steward. Order to cause Hugh le Westminster. Despenser to have full and free administration of the lands of Hugh le Despenser, deceased, which were taken into the king's hands by reason of the death of Alina la Despenser, the ransom whereof the late king in the form of the *Dictum* of Kenilleworth gave to Philip Basset, who bequeathed it to Alina his daughter, who bequeathed it to Hugh le Despenser, her son and heir and executor of her will, and to cause Hugh to have everything received thence since Alina's death in order to make execution of her will.

May 30. To Richard de Holebrok. Order to cause Margery, late the wife of Westminster. Nicholas Corbet, kinswoman and co-heiress of Richard de Mofychet, to have seisin of all the lands that Nicholas and she held at Nicholas's death of the king in chief of her purparty of the inheritance that belonged to Richard, which were taken into the king's hands by reason of Nicholas's death, as the king has taken her homage therefor.

The like to Thomas de Normanvill, the king's steward, to cause the said Margery, kinswoman and co-heiress of Hugh de Bolebek, to have seisin of the lands, etc.

June 2. To John son of Thomas, steward of the New Forest. Order to cause the Westminster. wood of Isabella de Fortibus, countess of Albemarle, at Leminton, which is within the bounds of the forest, and which was taken into the late king's hands and is now in the king's hands for a waste formerly made therein, to be kept without making any sale or destruction thereof until the next parliament after Michaelmas, and to respite until then the demand made by him for pannage in the wood and for other issues of the wood upon the countess or her men for times past, releasing any distrainment made upon them for this reason.

May 22. To the keeper of the forest of Saucey (*de Salceto*). Order to cause Westminster. Robert le Baud, sheriff of Northampton, to have in that forest twelve oaks fit for timber with their strippings, for the king's works in the castle of Northampton.

MEMBRANE 6.

May 29. To the treasurer and barons of the exchequer. Order to cause 20 marks Westminster. to be levied from the amercements made before Robert Fulcon[is] and his fellows, justices appointed to take assizes in divers counties, and to pay that sum to Robert in aid of his expenses in the office of justice.

To the keeper of the Long Forest, co. Salop. Order to cause Roger Sprengheose to have in that forest a hart, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause the township of Mertok to be acquitted of 20s. for the chattels of John le Bolter, who was hanged, and of 16s. for the chattels of Benedict son of Walter, a felon, and to cause the township of Hurst to be acquitted of 21s. 6d. for the chattels of Walter the dyer (*tinctoris*), a fugitive, and of 7s. 4d. for the chattels of Brian de Henton, lately hanged, which sums are exacted from the townships, as the king has ascertained that the queen, his consort, received these sums by the hands of John de Ponte, then her bailiff there, during the time when the manor of Mertok was in her hands.

1281.

Membrane 6—cont.

To Peter de la Mare, constable of Bristol castle and keeper of the king's exchange there. Order to deliver to Master William de Luda, keeper of the wardrobe, 1,000*l.* from the king's money in the exchange for the expenses of the king's household.

To the bailiff of Buelt. Order to deliver all the issues of his bailiwick to John de Radenore, the king's receiver there, for making the king's works of Buelt by the bailiff's view and testimony.

To the bailiff of Bergeveny. Order to cause all issues of the ferm of Bergeveny to be delivered to John de Radenor, the king's receiver of those parts, for making the works aforesaid.

To the keeper of the forest of Dene. Order to permit John Giffard of Brumesfeld to take six harts in the forest aforesaid, and to have his coursing (*percursum*) of the harts that he shall chance to move out of the forest in grease-time (*pinguedine*) of this year, without hindrance of the king or his ministers, in accordance with the king's grant.

June 6.
Westminster

To Geoffrey de Nevill, keeper of the forest of Galtre. Order to cause John de Warennia, earl of Surrey, to have in that forest twelve bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Alan de Boklonde, to whom the king lately committed during pleasure the honours of Boulogne, Peverel, Releye and Hagleye, in cos. Kent, Surrey, Sussex, Essex and Hertford, and certain other counties, rendering therefor 3*l.* yearly, to have allowance of half a mark yearly in that sum, as the king afterwards granted to W. bishop of Norwich that he should be quit all his lifetime of the suit that he owes to the king's hundred of Hatfeud Peverel for his lands in Maudico (*sic*) that belonged to Gilbert de Maudut and for his lands in Terling that belonged to John de Neketon, for half a mark yearly to be rendered to the exchequer, which suit used to be worth to Alan half a mark yearly.

To Peter de la Mare, constable of Bristol castle. Order to expend 100*l.* in wheat, and to place it in a strong ship and to cause it to be taken to Cork in Ireland, there to be delivered to Thomas de Clare.

June 8.
Westminster.

To the sheriff of Lincoln. Order to cause 10*l.* to be levied by the estreats of fines and amercements to be delivered to them by the king's order by the justices in eyre in that county, and to pay that sum to Gilbert de Thornton in aid of his expenses about the prosecution and defence of the matters touching the king in the eyre.

To Ralph de Sandwico, keeper of the forest of Dene. Order to cause Reginald de Grey to have in that forest three bucks, of the king's gift.

June 10.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the 100*l.* in which the community of Cheshire was amerced in the late king's time before his justices of the Bench for a contempt committed against him by them to be levied without delay, and to pay it to the abbot of Vale Royal, to whom the king has assigned it to be expended in the works of the abbey, which the king has founded.

To the keeper of the forest of Cank. Order to cause Thomas de Maydenhath to have in the king's wood of Bentle, which is within the bounds of the forest, six oaks [fit] for timber, of the king's gift.

1281.

Membrane 6—cont.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause Nicholas Artaut, king's serjeant, to be acquitted of 9*l.* in which he made fine with the king for having at ferm 30 acres, a rood, and 9½ perches in Windsor, as the king has pardoned him.

To the sheriff of Gloucester. Order to deliver to Agnes de Muscegros, mother of John de Monemue, who was lately hanged for felony, and to Matilda de Muscegros, Joan and Amabilla, her sisters, the manors of Lassindon and Bolley, upon their finding security to answer for the king's year, day and waste, as the king learns by inquisition taken by the sheriff that John held the manors of Agnes and her sisters.

To the treasurer and barons of the exchequer. Order to cause Ralph de Albeniaco to be acquitted of 70 marks of the 100 marks that he received from the king as a loan, in the 6th year of his reign, by the hands of Anthony Bek, and of 10 marks 6*s.* 8*d.* that he likewise received as a loan from Anthony at Lampader when the king was in his army of Wales, in the 5th year of his reign.

To the same. Order to cause William de Farnedon and Nicholas de Wintonia, sheriffs of London, to be acquitted of 5 marks for a horse of that value of the goods and chattels that belonged to William de Brightmereston, who was hanged for felony, which horse they delivered to Hugh son of Otto, then steward of the king's household, at Westminster, on Tuesday after Holy Trinity, in the 9th year, for one of the carts of the king's wardrobe, as is testified before the king by Hugh.

To Thomas de Normanvill, the king's steward. Whereas the king, at the prosecution of Margaret de Brus, sister and co-heiress of Peter de Brus, tenant in chief, many times ordered the steward to warn Walter de Faucumberg, who married Agnes, the other sister and co-heiress of Peter, and the other heirs and parceners of Peter's inheritance to be before the king at a certain day to receive their purparties of the knights' fees that belonged to Peter, which had been insufficiently divided between the heirs and parceners, as it was said; and the heirs and parceners, although the steward has several times warned them, contemned coming at the days prefixed; the king, not wishing to wrong Margaret, who has much less of the fees than she ought to have and has besought the king to cause her purparty to be assigned to her, has committed to her the following fees, three fees held by William de Percy of Kyddale, two fees held by William Stormy and his parceners, 1½ fees held by John Mauleverer, half a fee held by Robert de Holaund, William de Catherton, Roger de Slene, Adam de Cuton, Ralph de Caterale, Hugh de Mytton, John de Eston, Roger de Balerug, and Roger le fiz Aylward, three quarters of a fee held by William de Stirkelaund, Thomas de Pykering, Roger son of Gilbert de Lancastria, Gilbert de Brimolesheved (*sic*) and Thomas de Cheney, half a fee held by Richard Malebris, half a fee held by Adam de Seyton and Matthew de Gaphou, to have at the king's pleasure, on condition that if Margaret have more by this commission than she ought to have, and if the other heirs and parceners come to the king's court and complain thereof, the king shall cause all these fees and all the others that belonged to Peter to be taken into his hands: the king orders the steward to deliver the aforesaid fees to Margaret.

To John son of Hugh, steward of the Long Forest. Order to cause Roger de Clifford, the elder, to have outside that forest four harts, of the king's gift.

1281.

Membrane 6—cont.

To the treasurer and barons of the exchequer. Whereas it appears to the king by his letters patent, which he has inspected, that Alexander de Bolton, mayor of Carlisle, William le Taillur and Robert Esthuba, bailiffs of Carlisle, paid into the wardrobe, on Saturday the feast of the Eleven Thousand Virgins, in the king's seventh year, to Master Thomas Bek, then keeper of the wardrobe, 60*l.* of the ferm of their town for Michaelmas term then last past; the king orders the treasurer and barons to cause them to be acquitted of the said money.

June 10.
Westminster.

To R. de Ufford (*sic*), justiciary of Ireland. Concerning his certification that Hubert de Burgo, in the king's prison, had found the king security by mainpernors, whose names are written on the back of the king's writ previously directed to the justiciary, to come before the king at the parliament now past and to hear and receive the king's will, the king informs him that Hubert appeared before the king at the parliament; but as the king has not yet expounded his will concerning the premises to Hubert, and has enjoined him not to leave England without his special licence, he orders the justiciary that—if Hubert can find the aforesaid mainpernors and twelve others who shall mainpern him body for body that he will hereafter be faithful to the king and will not [do] anything against his peace in those parts or elsewhere, or consent to such as procure the like to be done, and that he will stand to right before the king concerning the trespasses charged upon him and will answer to every one wishing to complain against him, and that he will do the king's will—having accepted such mainprise and security, according to the tenor of a transcript enclosed in the presents concerning this matter, he shall certify the king in this matter at the next parliament after Easter under his seal.

Enrolment of form of deed of mainprise to be entered into by the aforesaid mainpernors, to be acknowledged in the exchequer at Dublin and to be enrolled there.

To the sheriff of York. Order to cause 10*l.* to be levied according to the estreats that the king sends to him of the deodands of the last eyre of the justices in that county, and to pay that sum to Robert de Balliolo, whom the king has appointed to take certain inquisitions concerning deodands in that county, towards his expenses about the inquisitions.

To Ralph de Sandwyco, the king's steward. Whereas the king is given to understand that the sheriff of Salop has assigned to Cicely, late the wife of John de Chetewynde, [tenant] of Richard son and heir of John son of Alan, a minor in the king's wardship, dower of her husband's lands without the king's warrant: the king orders the sheriff to cause the dower to be taken into the king's hands, and then to cause dower to be assigned to Cicely.

To Richard de Holebrok, the king's steward. Order to cause an inquisition to be made by the oath of verderers and foresters and others whether William Genu of Druyestok, imprisoned at Rokyngham for a trespass committed in the forest of Roteland, is guilty or not of the trespass, and if it be found that he is not guilty, to deliver him to twelve mainpernors who shall undertake to have him before the justices for pleas of the Forest when they come to those parts to stand to right if any one wish to speak against him, and who shall mainpern that he shall not forfeit in the forest hereafter.

To the keeper of the forest of Salcey (*de Salceto*). Order to cause Patrick de Cadure[is] to have three bucks in that forest, of the king's gift.

1281.

MEMBRANE 5.

June 29.
Westminster.

To John de Vallibus and his fellows, justices in eyre in co. Lincoln. Notification that William de Monte Revelli, William Garach, merchant, John Daneys of Sandwich, Charles le Champeneys of Sandwich, Hugh de Donton of London, Arnald de Remund de Akes, Reymund de Burg' of Bordeaux, Arnald Chicat of Bordeaux, Peter Dumauns of Bordeaux, Bernard de Sydeyl of St. Emilion (*Milione*), Meinard, Roger de Burdegala, and Arnald Guillelmi de Ardureo of Bordeaux have mainperned in the king's presence to have before him on the morrow of All Souls next Bernard de Morak, Reymund de Morak, and Bernard del Legardes to stand to right concerning the death of Alan le Pestur, who was lately slain at Boston, of whose death a presentment was made and determined before Gilbert de Preston and his fellows, the late king's justices in eyre in that county, and of which death Bernard, Reymund, and Bernard are now charged anew before John de Vallibus and his fellows in their eyre; wherefor the king wills that any presentment or appeal made before them shall be sent before him at the aforesaid day to be heard and determined, and he orders them to send to him accordingly the record and process of the presentment and appeal by the said day, which day the justices shall prefix to those prosecuting the appeal. They are ordered to permit Bernard, Raymund, and Bernard to have peace in the meantime, and to have their goods and chattels by the mainprize aforesaid.

June 30.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 8 June, in his eighth year, granted to Gregory de Rokes[eye], mayor of London, all issues from the wardship of the lands that belonged to Nicholas de Crioll, in the king's hands by reason of the minority of Nicholas, son and heir of Nicholas, from Michaelmas preceeding until the heir come of age, as contained in the king's letters patent: the king orders the treasurer and barons to be acquitted of the issues for that time.

To the same. Order to cause Henry de Lacy, earl of Lincoln, heir of John de Lacy, earl of Lincoln, and of Margaret his wife, countess of Lincoln, to have 20*l.* yearly in the name of earl, in the same way as John and Margaret, of whom he is the heir, were wont to receive that sum yearly in the name of earl, and to cause Henry to have the arrears of this sum from the time when the king took his homage and restored his inheritance.

July 3.
Westminster.

To the same. Order to cause the abbot of Shirburn to be acquitted of 60 marks for the fine made with the king for his service of two knights' fees that he recognised to the king for his army of Wales in his fifth year, as it appears to the king by his letters patent, which he has inspected, that the abbot paid this money into the wardrobe, on 5 August, in the aforesaid year, to Thomas, bishop of St. Davids, then keeper of the wardrobe.

To Ralph de Sandwyco, the king's steward. Order to cause Geoffrey le Albelester of Bukinton, son and heir of Reginald le Albelester of Bukinton, to have seisin of his father's lands, as the king has taken his homage.

July 3.
Westminster.

To the sheriff of Nottingham. Order to deliver to William Barne of Scafeword, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being charged with theft and larceny before the justices last in eyre in that county, as he has purged his innocence before W. archbishop of York, to whom he was delivered by the justices in accordance with the privilege of the clergy. [*Prynne, Records*, iii. 272.]

July 4.
Westminster.

To the sheriff of Dorset. Order to deliver to Alan de Plogenet, to be kept until the next parliament after Michaelmas, the manor of Haselberg,

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Membrane 5—cont.

which the king lately recovered before the justices in eyre in co. Wilts against John le Mareschal, son of William le Mareschal, and which the justices caused to be taken into the king's hands.

To the sheriff of Wilts. Order to replevy to Reginald de Grey until the said parliament his liberty of Eston, which the justices in eyre took into the king's hands because Reginald did not appear before them to demand and claim the liberty.

July 5.
Westminster.

To the sheriff of Southampton. Order to deliver William de Cyrecestre, clerk, from prison at Winchester, wherein he is detained for divers trespasses, as John de Haveryng and John de Everl[ey] have mainperned before the king that they will return William to prison in three weeks from Michaelmas unless he do the king's will in the meantime.

To the keeper of the forest of Bochoit. Order to cause Alan Plugenet to have in that forest three bucks, of the king's gift.

To G. de Pycheford, constable of Windsor castle. Order not to exact anything from Imbert de Monte Re[g]ali for having entry in certain lands of the king's new assart in Windsor forest.

To Isabella de Mortuo Mari, keeper of the honour of Arundel. Order to cause J. archbishop of Canterbury to have yearly, for so long as the forest of Arundel shall be in her custody, thirteen bucks and thirteen does in the forest, in accordance with the agreement between Boneface, sometime archbishop of Canterbury, and John son of Alan, sometime lord of the forest. She is also ordered to permit the archbishop to have once a year in going to his manor of Slindon and returning thence a course in the forest, in accordance with the said composition. She is also ordered to distrain Matilda, late the wife of John son of Alan, to render to her bucks and does in the portion of the forest held by her in dower, and Isabella shall likewise render to the archbishop bucks and does in the portion that she holds in dower. [Prynne, *Records*, iii. 267.]

To the treasurer and barons of the exchequer. Order to cause the fines and amercements of all men and chattels of felons within the hundreds of Somerton and Hortherne of the last eyre of the justices in co. Somerset to be levied and paid to the queen, the king's consort, as the king has granted to her upon this occasion the fines, amercements and chattels of felons of her said hundreds.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have in the forest of Salop ten harts, and in the forest of Den two harts and six bucks, of the king's gift, and to permit the earl to have his course (*percursum*) through the forest for harts that he shall chance to move outside the forest in the season of grease (*seisona pinguedinis*) this year.

July 5.
Westminster.

To the same. Order to cause G. bishop of Worcester to have in the forest of Den six bucks, of the king's gift.

To Elias de Tyngewik and John his son, keepers of the forest of Whitlewod. Order to cause Reginald de Grey to have in that forest four bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause John de Solaris to be acquitted of 10 marks of the arrears of the ferm of the town of Lugwardin and of 100s. in which he was amerced before them for contempt, as the king has pardoned him at the instance of Queen Eleanor, his mother.

Membrane 5—cont.

1281.

July 7.
Westminster.

To the sheriff of Wilts. Order to cause proclamation to be made throughout his county that the outlawry in that county [court] in the sixth year of the reign by the judgment of the county [court] against William Tayhay by reason of an appeal that Richard de Ringwod made against William for beating and wounding Nicholas de Ringwode, his brother, is annulled, as the king has caused it to be annulled because the proceedings were irregular, as appears by the record and process of the outlawry, which he has inspected.

To the sheriff of Sussex. Order to restore to Alexander Prickelove, lately imprisoned at Chichester for a trespass charged upon him before Luke de Tany and Richard de Exonia, lately appointed by the king to take certain inquisitions in that county, his lands, goods and chattels, as this clerk has purged his innocence before S. bishop of Chichester, to whom he was delivered in accordance with the privilege of the clergy. [Prynne, *Records*, iii. 272.]

To the sheriff of Kent. Order to cause proclamation to be made throughout his county that the outlawry made in that county [court] of Geoffrey de Toucestria by judgment of the county [court] for certain trespasses that he was alleged to have committed is annulled, as the king has annulled it because the proceedings were irregular, as appears by the record and process of the outlawry, which he has inspected.

To the steward of the king's forest of Essex. Order to cause Joan de Somery to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Whicchewod. Order to cause the said Joan to have in that forest three oak-trunks (*robora*), of the king's gift.

July 8.
Westminster.

To the treasurer and barons of the exchequer of Dublin. Order to cause John de Baskervill, late keeper of the castle of Dunegarvan, to have as much allowance for the time that he had that custody as other keepers were wont to have, as the king is given to understand that he has not yet had allowance for the custody and that he owes no debt to that exchequer in which his fee for the custody might be allowed.

July 12.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of Glastonbury to have henceforth a moiety of all ameracements of their men and tenants, as they ought to have them according to the composition made between R. bishop of Bath and Wells and them by the king's assent, which composition the treasurer and barons shall see and they shall allow to the abbot and convent this liberty henceforth.

To the same. Order to cause the abbot of Bynedon to be acquitted of 7 marks in which he and his sureties were amerced before John de Reygate and his fellows, justices lately in eyre in co. Dorset, because he did not prosecute, and of half a mark in which Robert de Neuburg, whose lands the abbot holds, was amerced before the said justices by reason of the common summons made before them of their eyre in that county, as the king has pardoned the abbot these sums.

To Elias de Tyngewik, keeper of the forest of Whitlewod. Order to cause Robert son of John to have in that forest two bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to discharge Orlandinus de Podio, one of the keepers of the exchange of London, of 1,178*l.* 16*s.* 8*d.* and of 899*l.* 6*s.* 11*d.* of the issues of the exchange, if he

1281.

Membrane 5—cont.

have not already been discharged thereof, as it appears to the king by the letters patent of Master William de Luda, keeper of the wardrobe, which he has inspected and which are in the chancery, that Orlandinus paid the former sum to William, in the eighth year, for delivery to Thomas, bishop of St. David's, then keeper of the wardrobe, for the expenses of the king's household, and the latter sum to William, now keeper of the wardrobe, in the ninth year, by the hands of Bonruncinus de Luk', for the expenses of the household.

To the keeper of the forest of Whitlewod. Order to cause John de Tyngewyk to have two oaks fit for timber from each of the woods of Hanleye and Wakefeld, within the bounds of that forest, of the king's gift.

July 12.
Westminster.

To John son of Hugh, keeper of the forest of the Wrekin (*de Monte Gileberti*). Order to cause Roger Springehose to have in that forest two harts, of the king's gift.

To the justices appointed for the custody of the Jews. Whereas the king has given to Thomas Paynel a debt of 60*l.* in which Godfrey le Clerk of Wordham was indebted by his charter in the chests of the chirographers to Benedict (*Benetto*) de Wintonia, a Jew, lately hanged, which debt is in the king's hands by reason of the death of the said Jew, he orders the justices to cause the charter to be withdrawn from the chests and delivered to Thomas.

Because this grant is testified by Hamo Hauteyn.

To the same. Whereas the king learns by inquisition taken by them and Hugh de Kendall that a sack of wool, price 14 marks, that Hugh took by the king's order amongst the goods of the condemned Jews of Northampton was the wool of Peitevin son of Sampson, a Jew of London, and not the wool of any other Jew, and Hugh sold the wool and paid the money thence arising to the king: the king orders the justices to cause to be assigned to Peytevin from some clear debts in the treasury a debt to the value of the wool aforesaid, unless the wool ought to pertain to the king for any reason.

[July] 13.
Westminster.

To the barons of the exchequer [of Dublin]. Order to cause Robert Bagot to be acquitted of 6*l.* 0*s.* 11 $\frac{3}{4}$ *d.* due for the arrears of the rent assessed for the custody of the lands that belonged to Geoffrey de Scardelawe, deceased, which were in the king's hands by reason of the archbishopric of Dublin, lately void and in his hands, of which archbishopric Geoffrey held in chief and for which Master Thomas de Chaddeworth, then guardian of the archbishopric, has satisfied the king in his account of the issues of the archbishopric, as the king has pardoned Robert. If Thomas have satisfied the king therefor in his account, as is aforesaid, then they are to allow this sum to him in other debts due to that exchequer.

To the sheriff of Norfolk and Suffolk. Order to cause Robert de Ludham, one of the justices appointed to take assizes in divers counties, to have 20 marks in aid of his expenses in that office.

To the treasurer and barons of the exchequer. Order to audit without delay the account of R. bishop of Bath and Wells and John de Londonia for all receipts and expenses defrayed out of the king's money before he assumed the government of the realm, to wit from Monday before St. Peter ad Vincula, 54 Henry III, to St. Edmund the King, at the beginning of 57 Henry III, and from then until Friday before St. Margaret, in the ninth year, and to cause them to have due allowance.

July 20.
Baddow.

To the keeper of the forest of Roteland. Order to cause Edmund, earl of Cornwall, to have in that forest twelve bucks, of the king's gift.

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Membrane 5—cont.

To the keeper of the forest of Pambere. Order to cause John Abbadam to have a buck in that forest of the king's gift.

July 12.
Westminster.

To the sheriff of York. Order to cause Thomas de Meteham, whom the king has appointed to take certain inquisitions concerning deodands in that county, to have 10*l.* according to the estreats of deodands of the last eyre of the justices in that county sent to him by the king, in aid of his expenses about the inquisitions.

MEMBRANE 4.

July 20.
Baddow.

To Ralph de Sandwyco, the king's steward. Order to cause Matilda Pauntoff, daughter and heiress of William Pauntoff, to have seisin of the lands that she holds of the king in chief, which were taken into the king's hands by reason of the death of Ralph le Botyller, her husband, as the king has taken her homage for the lands.

July 20.
Baddow.

To Elias de Tingewyk, keeper of the forest of Wyttelwode. Order to cause William de Breuhus to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Dene. Order to cause Richard de Boyland to have in that forest two bucks, of the king's gift.

To the same. Order to cause John Bezil to have two bucks, of the king's gift.

July 22.
Coptford.

To the keeper of the forest of Chete. Order to cause Queen Eleanor to have in that forest fifteen oaks fit for timber to do therewith her works of Amberbur[y].

To the keeper of the forest of Mulkesham. Order to cause Queen Eleanor, the king's mother, to have in that forest twelve oaks for her works of Amberesbur[y].

July 25.
Coptford.

To Philip Mymekan, keeper of the forest of Shothovere. Order to cause James de Ispannia, nephew of Queen Eleanor, the king's consort, to have three oak-trunks (*robora*) for fuel, of the king's gift.

To John son of Nigel, keeper of the forest of Brehull. Order to cause James de Ispannia, nephew of Queen Eleanor, the king's consort, to have three oak-trunks for fuel, of the king's gift.

To Philip Mymekan, keeper of the forest of Shothovere. Order to cause the aforesaid James to have six bucks in that forest, of the king's gift.

To John son of Nigel, keeper of the forest of Brehulle. Order to cause Robert le Eyr, bailiff of Hedingdon, to have in that forest eight oaks fit for timber, for the repair of the king's houses in the manor of Hedingdon.

To the treasurer and barons of the exchequer. Whereas the king, on 25 May, in his sixth year, committed to Matthew de Columbar[iis], his yeoman, the office of his chamberlainship and of the gauging (*gaugeti*) of wines for sale in the realm, during pleasure, answering to the exchequer for the issues thereof, and afterwards the king, on 5 January, in his eighth year, committed to him the said office for life, with everything pertaining to the office, receiving all issues and profits thereof for his maintenance and also 20 marks yearly at the exchequer, saving to the king his due and

1281.

Membrane 4—cont.

ancient prises: the king, wishing to show further favour to Matthew, orders them to acquit him of the issues of the office from the said 5 (*sic*) May to the said 5 January, and orders the treasurer to cause him to be satisfied by allowance or otherwise for the arrears of the said 20 marks yearly.

July 27.
Copford.

To Bonruncinus and his fellows, merchants of Lucca. Request to lend the king 300*l.* and to pay them to Master William de Luda, keeper of the wardrobe, as the king needs money for the expenses of his household.

To Richard de Holebrok, the king's steward. Order to deliver Robert de Meysi of Lyneden, imprisoned at Rokingham for trespass of the Forest, to twelve mainpernors who shall undertake to have him before the justices for pleas of the Forest when they come to those parts, unless he have been used to offend in the forest.

Aug. 6.
Leeds.

To the said steward or to the bailiff of Wykes. Order to cause John de Boun to have in that park, which belonged to the countess Marshal, two bucks, of the king's gift.

To the sheriff of Nottingham. Order to deliver Hugh de Aldeham, imprisoned at Nottingham for a robbery wherewith he is charged, to twelve men who shall mainpern to have him before the justices at the first assizes to stand to right if anyone will speak against him, as the king learns by inquisition taken by N. de Stapelton and E. de Bekingham that Hugh was charged with the robbery out of hatred and enmity and not because he is guilty.

To the keeper of the forest of Recchich, co. Somerset. Order to cause R. bishop of Bath and Wells to have twenty bucks and does to stock his park of Boclaund therewith, of the king's gift.

To the keeper of the forest of Essex. Order to cause John de Nevill to have in that forest six bucks, of the king's gift.

Aug. 8.
Leeds.

To the treasurer and barons of the exchequer. Order to cause Roger de Shirlaund, tenant of the manor of Breteby, co. Lincoln, which belonged to Thomas de Pavilly, deceased, to be acquitted of 10*l.* exacted from him for a debt of Thomas, as the king has pardoned him.

Aug. 10.
Ospringe.

To James Roulandi de Luk', keeper of the exchange of Durham. Order to pay to Master William de Luda, keeper of the wardrobe, 466*l.* 13*s.* 4*d.* for the expenses of the king's household.

To Peter de la Mare, keeper of the exchange of Bristol. Order to pay to Bonruncinus Walteri and his fellows, merchants of Luk', 500*l.* of imprest.

Aug. 8.
Leeds.

To the justice of Chester. Order to cause six stags to be taken in the forest of La Mare, and to cause Richard de Exon[ia] to have them, of the king's gift. It is provided that the hounds in chasing them shall not enter the king's forest of Wirehale.

Aug. 12.
Canterbury.

To Gregory de Rokesl[eye] and Orlandinus de Podio, keepers of the exchange of Canterbury. Order to cause Master William de Luda, keeper of the wardrobe, to have 150*l.* for the expenses of the king's household.

By bill.

To the justices appointed for the custody of the Jews. Order to cause the abbot of St. Augustine's, Canterbury, to be acquitted of 11*l.* found upon Jocus, a Jew of Guildford, lately slain by robbers near the town of

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Membrane 4—cont.

Plumsted, as the abbot paid the money into the wardrobe on Ascension Day, in the ninth year, to Master William de Luda, keeper of the wardrobe, as the king learns from William's letters patent.

To the sheriff of Lincoln. Order to restore to Robert le Neucomen of Leyssceby, clerk, his lands, which were taken into the king's hands upon his being indicted before the justices in eyre in that county for receiving a felon, his son, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the justices in accordance with the privilege of the clergy. [*Prynne, Records, iii. 272.*]

Aug. 24. To Walter de Eille, keeper of the forest of Penbere. Order to permit
Trotton. John, the king's huntsman, whom the king is sending with other his servants
(*Tradinton*). to take twelve bucks in that forest, to take the bucks and to aid him in doing so.

To the treasurer and barons of the exchequer. Order to cause Bartholomew Peytevyne to be acquitted of a mark in which he was amerced before the justices lately in eyre in co. Southampton by reason of the common summons of their eyre.

Aug. 30. To the bailiffs of Brideport. Order to pay to Richard de Bosco, constable
Binstead. of Corf castle, from the ferm of their town 20 marks, which the king has
(*Benested.*) granted to him for the custody of the castle for this year.

Sept. 1. To the sheriff of Lincoln. Order to restore to William de Freston,
Westminster. clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices lately in eyre in that county for suspicion of robbery and theft, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the sheriff in accordance with the privilege of the clergy. [*Prynne, Records, iii. 272.*]

To Thomas de Normanvill. Order to cause dower to be assigned to Eufemia de Yelaund, late the wife of William de Yeyland, tenant in chief, upon her taking oath not to marry without the king's licence.

To Ralph de Sandwyco. Order to cause dower to be assigned to Isabella de la Pomer[eye], late the wife of Henry de la Pomer[eye], tenant in chief, upon her taking oath not to marry without the king's licence.

To the constable of the Tower of London. Order to deliver John de Lageham, imprisoned in the Tower for a trespass against the king, in bail to twelve men who shall mainpern to have him before the king at his will, provided that John's huntsman shall be delivered to the constable before John's delivery in bail, to be kept in the Tower until the king shall otherwise order.

To the sheriff of Southampton. Order to restore to Master William de Eboraco his goods and chattels, which were taken into the king's hands upon his being indicted before the justices lately in eyre in co. Wilts of the death of Hugh de Uffecote, as he has purged his innocence before R. bishop of Salisbury, to whom he was delivered by the justices in accordance with the privilege of the clergy. [*Prynne, Records, iii. 272.*]

Sept. 6. To Luke de Tany. Order to cause Master Richard de Feringes to have
Windsor. in the forest of Bernewod three bucks, of the king's gift.

To the same. Order to cause Geoffrey de Neubaud to have in the forest of Wamberg five bucks, of the king's gift.

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Membrane 4—cont.

To Elias de Tingewick. Order to cause Edmund, earl of Cornwall, to have five bucks in the forest of Whitelwod, of the king's gift.

MEMBRANE 3.

Sept. 2. To the treasurer and chamberlains. Whereas the king lately granted to
Westminster. the *Conversi* of his house at London for their maintenance the poll-tax (*chevagium*) of the Jews of England, with certain other issues of the Jewry, whence they have as yet obtained small advantage: the king has granted to them that they shall have besides the poll-tax 80 marks from the forfeitures of the Jewry, fines and amercements of Jews for trespasses, and from the king's debts and from other issues of the Jewry, to be received yearly at the exchequer, for their maintenance and for the work of the chapel of the said house, for so long as the king please or until he shall otherwise ordain: the king orders the treasurer and chamberlains to cause the said 80 marks to be paid to the warden of the said house. In witness thereof the king has caused these letters to be made patent.

Et sunt patentes.

Sept. 8. To the sheriff of Cornwall. Order to restore to Robert de Boyton, clerk,
Windsor. his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices lately in eyre in co. Somerset upon suspicion of breaking the chapel of Kynemersdon and the stealing of certain charters, and of other trespasses, as he has purged his innocence before R. bishop of Bath and Wells, to whom he was delivered by the justices in accordance with the privilege of the clergy. [Prynne, *Records*, iii. 272.]

The like to the sheriffs of Bucks, Somerset, Suffolk, and Essex.

Sept. 15. To Thomas de Normanvill, the king's steward. Order to deliver Roger
Odiham. Kyveiller, imprisoned in Peak (*de Pecco*) castle for trespass of the Forest, to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts.

To the treasurer and barons. Order to cause Elias le Mareschal to be acquitted of 105*s.* due to the king for two acres of meadow in Aulton, which he held at ferm by the late king's commission and which the said king recovered against him before the justices lately in eyre at Winchester, as the king has pardoned him this sum.

To Geoffrey de Piccheford, constable of Windsor. Order to cause Nicholas de Bochurst, imprisoned in the Tower of London for a trespass committed in Windsor park, to be released, upon his finding twelve men of co. Berks who shall mainpern body for body to have him before the king at his order.

To the constable of the Tower of London. Order to release the said Nicholas when requested to do so by Geoffrey.

Sept. 19. To the keeper of the forest of Roteland. Order to cause [*]
Lyndhurst. to have in that forest two bucks, of the king's gift.

Sept. 19. To the keeper of the forest of Bere. Order to cause Richard Fyge to
Lyndhurst. have in that forest two oaks fit for timber, of the king's gift.

Sept. 24. To the sheriff of Wilts. Order to cause 90 marks to be levied by the
Lyndhurst. estreats of fines and amercements to be delivered to him by Solomon de Roff[a], William de Braiboef, Robert Fulton, and Richard de Boylund,

* The name of the recipient is omitted from the enrolment.

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Membrane 3—cont.

justices in eyre in that county, and to pay it to the justices, to wit Solomon 30 marks and the others 20 marks each, for their yearly fees for that office for Michaelmas term last granted to them by the king.

Sept. 22.
Lyndhurst.

To Luke de Tany, justice of the Forest this side Trent. Order to cause John de Sancto Johanne to have in the forest of Wlvesmere in the wood of Axiholt four bucks and eight does, of the king's gift.

To the keeper of the forest of Whicchewod. Order to cause the abbot and convent of Bruern (*la Bruer*) to have four oaks fit for timber in the wood of Cornebir[y], within that forest, of the king's gift.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Peter de Monte Forti to have in the forest of Rokelaund (*sic*) four bucks, of the king's gift.

To the same. Order to cause John de Sancto Johanne to have in the forest of Wolvesmere in the wood of Axiholt four bucks and eight does, of the king's gift.

To the same. Order to cause John son of Thomas de Codelington to have four oaks fit for timber in the park of Wodestok.

Oct. 12.
Winchester.

To the sheriff of Leicester. Whereas the king has given to Arnold Murdak 5*l.* that the sheriff levied of his and his wife Lucy's lands, for the king's use, when the lands were in the king's hands by reason of the trespasses committed by them in marrying without the king's licence; the king orders the sheriff to pay this sum to Arnold, retaining for the king's use any surplus issues from that time.

To the treasurer and barons of the exchequer. Order to pay to the master of the house of St. Lazarus, Burton, the proctor in England of the lepers of St. Lazarus, Jerusalem, 40 marks for the use of the lepers for Michaelmas term, in the ninth year, and to pay to him this sum from year to year at that term, in accordance with the tenor of another order directed to them, until the king shall cause the lepers to be satisfied elsewhere for this fee, which the late king granted to them by charter in frank almain.

To Richard de Holebrok, the king's steward. Order to cause dower to be assigned to Joan, late the wife of Robert de Redhal, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Dorset. Order to deliver to Robert Russel a rent of 30*s.* in Haselbere, which was taken into the king's hands by reason of the death of James, Robert's brother, as the king learns by inquisition taken by Ralph de Sandwyco, his steward, that James long before his death enfeoffed Robert of the said rent, and that Robert was in peaceful seisin thereof for many years until the king's late journey to Wales with his army, when Robert granted the rent to James for two years in aid of his expenses in the king's service in the army aforesaid, wherefore James was not seised of the rent in his demesne as of fee at his death.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Bartholomew le Jeovene, late constable of Bristol castle, and the burgesses of Bristol to be acquitted of 36*l.* 13*s.* 4*d.* in which the burgesses were amerced before John de Luvetot and Geoffrey de Neubaud for a trespass of wool, as Bartholomew paid this sum into the wardrobe to Master Thomas Bek, then keeper of the wardrobe, now bishop of St. Davids, on Sunday after St. Andrew, in the fourth year.

1281.

Membrane 3—cont.

To the barons of the exchequer. Order to cause the executors of the will of Walter, late bishop of Exeter, to be acquitted of 40*l.* in which the bishop made fine with the king for the service of two knights' fees that he acknowledged in the king's army in Wales, in the fifth year, as the king learns by his letters patent, which he has inspected, that Walter paid this sum into the wardrobe on St. James, in the fifth year, to Master Thomas Bek, bishop of St. Davids, then keeper of the wardrobe.

To the treasurer and barons of the exchequer. Whereas Sarah de Londonia, a Jewess of Northampton, is indebted to the king in five marks in which she made fine with the king before Hugh de Kendal, lately appointed to receive such fines, for Hacke her son for certain trespasses of money charged upon him, for the payment of which fine her goods and chattels do not now suffice: the king, compassionating the poverty of Sarah, who is imprisoned at Northampton by reason of this debt, has granted that she may pay the fine by one mark yearly at Easter: he therefore orders them to cause Sarah to have these terms, and to cause this to be so done and enrolled, and to cause her to be delivered from prison, unless she be detained for some other cause.

Oct. 24.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king, on 10 June, in the eighth year of his reign, committed to Bogo de Knovill during pleasure his castles and counties of Kermerdin and Kardigan and the castles of Lampader, Dynevor, Karrakenny, and Landevery, with all his lands and other things that were in his hands in West Wales, except the bailiwick of Buelth, rendering therefor yearly 400 marks, as contained in his letters patent; and he afterwards granted to Bogo that there should be allowed to him in the payment of this sum the 'gwestva' (*le weest*) and the maintenance of the horses of the lord and of the 'rhaglaw' (*raglou*) and the ferm of the land committed by the king to certain persons, to the value of the extent made by Richard de Exonia and Master Henry de Bray in the hands of the treasurer and barons, so that Bogo shall answer for the meadow of Lampader and for 2*s.* 2*d.* of yearly rent there and for the prise of wine at Kardigan, in addition to the said 400 marks; and Bogo by the king's order delivered 50*l.* yearly of land in Generglin to Roger de Mortuo Mari of West Wales, and to Griffin son of Mereduc the land of Gylbanli-gorgy, which is extended at 13*s.* 4*d.*, and to Richard de la Mote the land that belonged to Hoel son of Rhys (*Resi*), which is extended at 12 marks, and which was in the king's hands by reason of the felony committed by Hoel, and to John de Knovill the land of Westwam of Leswen, which is extended at 12 marks, and 89 acres of land and pasture of the demesnes of the castle of Kaermerdin, which are extended at 4*l.* 3*s.* 4*d.* and which Bogo restored by the king's order to certain men of Kermerdin, to whom Edmund, the king's brother, had committed them at ferm: the treasurer and barons are ordered to cause Bogo to have allowance for the aforesaid 'gwestva' (*weest*), maintenance of the horses of the lord and of the 'rhaglaw' (*raglou*), and for 50*l.* and for 13*s.* 4*d.* and for 12 marks and for 12 marks, and 4*l.* 3*s.* 4*d.* for the respective fermes of the lands above specified.

To Giles de Bosco. Order to cause Isabella de Gaunt, late the wife of Henry de Gaunt, to have seisin of the lands of her inheritance that Henry at his death held of the king in chief, as the king has taken her homage and her oath not to marry without his licence.

To the treasurer and barons of the exchequer. Order to cause Walter de Hopton, sometime sheriff of Salop and Stafford, to be acquitted of 7*l.* 19*s.* 6*d.* due to the king for the time when he was sheriff of those counties.

1281.

Membrane 3—cont.

To the barons of the exchequer. Whereas Ranulph de Merton, the king's forester in co. Chester, quitclaimed to the king, on 22 June, in the sixth year, all his right in the office of his serjeanty within the lands, woods and other places conferred by the king up to that day on the abbot and convent of Vale Royal, and the king, in recompence, granted to him the serjeanty called 'the serjeanty of the fees of the countess of Warwick,' for which serjeanty 6 marks used to be rendered yearly to the king's exchequer of Chester, to have to Ranulph and his heirs for ever, rendering therefore one mark yearly to the said exchequer for all service: the king orders the barons to discharge (*oneretis*) Leonius son of Leonius, late chamberlain of Chester, of 5 marks yearly from the date of the aforesaid charter, if he have been charged therewith, and to charge him with the remainder of the six marks yearly for that time, unless he have previously answered for it.

To Thomas de Normanvill, the king's steward. Order to cause Margery, late the wife of Richard de Gosebek, to have seisin of the lands of her inheritance that Richard at his death held of the king in chief, as the king has taken her homage and oath not to marry without his licence.

Oct. 26.
Westminster. To Ralph de Sandwyco, the king's steward. Order to cause John de Maundevill, son and heir of John de Maundevill, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

MEMBRANE 2.

Oct. 24.
Westminster. To the sheriff of Warwick. Order to deliver Richard de Skeftinton, imprisoned at Warwick for trespass of the Forest, to twelve men who shall impairn to have him before the justices for pleas of the Forest.

To the sheriff of Lincoln. Order to restore to Robert called Adam de Kirnington of Bek, clerk, his lands and chattels, which were taken into the king's hands upon his being indicted for homicide before the justices in eyre in that county, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 28.
Westminster. To the treasurer and barons of the exchequer. Order to cause the abbot of Malmesbury to be acquitted of 100 marks in which he made fine with the king for his service in the army of Wales, in the fifth year of his reign, as he paid this sum by the king's order to Roger de Evesham, king's clerk, whom they are ordered to charge with it. [*Prynne, Records*, iii. 271.]

To the same. Order to cause Philip de Smethecotes to be acquitted of 20s. in which he was amerced before the justices last in eyre in co. Salop, as the king has pardoned him.

Vacated, because otherwise below.

To the same. Whereas the king granted to Adam de Chetewynd, his clerk, the wardship of the lands and heir of John de Chetewind, which came to the king's hands by reason of the wardship of the lands and heir of John son of Alan de Albo Monasterio, tenant in chief, of whom John de Chetewynd held his land by knight service, to have until John de Chetewind's heir come of age; and the king ordered the sheriff of Salop to deliver the wardship to Adam with everything received thence; and the sheriff had paid 9*l.* 8*s.* 10*½d.* of the issues of the wardship into the exchequer before he received the said order, for which sum the sheriff is bound to answer to Adam by reason of the grant aforesaid: the king orders the treasurer and barons to allow this sum to the sheriff out of the other issues of his bailiwick.

1281.

Membrane 2—cont.

To the sheriff of Leicester. Order to cause 115 marks to be levied according to the estreats of the fines and amercements to be delivered to him by the king's order by the justices in eyre in that county, and to pay that sum to the justices for Michaelmas term last, to wit to John de Vallibus, chief justice, 30 marks, to William de Saham 25 marks, and 20 marks each to Roger Luveday, John de Mettingham, and Master Thomas de Sudinton, for the yearly fees granted to them by the king for their office.

To the sheriff of Worcester. Order to deliver Geoffrey de Parco, John de Inteberge, and Robert de Edreston, imprisoned at Worcester for trespass of the Forest, in bail to twelve men who shall mainpern to have them before the justices for the pleas of the Forest.

To the treasurer and barons of the exchequer. Order to cause Philip de Smythecote to be acquitted of 20s. for the year, day and waste pertaining to the king of the lands that belonged to Alice, late the wife of Alan Portman, lately hanged, as the king has pardoned him this sum.

Oct. 29. To the same. Order to cause O. bishop of Lincoln to be acquitted of
Westminster. 10*l.* in which he was amerced by reason of the common summons of the eyre made before the justices last in eyre in co. Nottingham, as it appears to the king by inspection of the rolls of chancery that the bishop had acquittance of the common summons of that eyre.

To Thomas de Normanvill, the king's steward. Order to cause Gilbert de Cundy to have seisin of the lands of Gilbert de Berneval, tenant in chief, his grandfather, as it is testified before the king by Solomon de Roff[a], one of the justices in eyre in co. Wilts, that Gilbert de Cundy is of full age and the king has taken his homage.

The like to Ralph de Sandwyco, the king's steward.

Nov. 2. To the treasurer and barons of the exchequer. Order to cause Richard
Westminster. de Croupes to be acquitted of 6*l.* exacted from him for the service that Richard de Croupes, his father, ought to have done to the late king in his army at Gannok and did not do, as the king has pardoned Richard.

To William de Sancto Claro and William de Hamelton, guardians of the bishopric of Winchester. Order to cause Roger de Mortuo Mari to have in the park of Merdon three oaks fit for timber, of the king's gift.

Nov. 2. To the treasurer and barons. Order to cause John Marmyon to be
Westminster. acquitted of 7*l.* 19*s.* 0*d.* that William Marmyon, his father, took from John de Oketon at the time of the disturbance in the realm, at which time the said John [de Oketon] was sheriff of York, as the king has pardoned John Marmyon at the instance of W. bishop of Norwich.

To the same. Order to cause Thomas le Provost of Agmodesham to be acquitted of 20*s.* in which he was amerced before Robert Fulcon[is] and Robert Malet for a false claim, as the king, compassionating his poverty, has pardoned him.

To the same. Order to cause Robert de Appelgar, bailiff of John de Britannia, earl of Richmond, to be acquitted of 16*l.* in which he was amerced before the justices last in eyre in co. York for two escapes of thieves, as the king has pardoned him at the instance of the said John.

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Membrane 2—cont.

To Walter de Eversleye, keeper of the forest of Pember. Order to cause Philip de Candever, the king's huntsman, to have in that forest two oak-trunks (*robora*) for fuel, of the king's gift.

To Luke de Thany, justice of the Forest this side Trent. Order to cause Thomas de Candever and Robert le Sauser, the king's huntsmen, to have in the forest of Bere six oak-trunks (*robora*) for fuel, of the king's gift.

To the same. Order to cause the said Thomas and Robert to have four bucks in that forest, of the king's gift.

Nov. 4.
Westminster.

To the treasurer and barons of the exchequer. Notification that Roger de Evesham, clerk, paid into the wardrobe at Chester, in the fifth year, to Master Thomas Bek, then keeper of the wardrobe, now bishop of St. David's, 100 marks in which the abbot of Malmesbyry made fine with the king for his service in his army of Wales, in the fifth year of his reign, as appears by a bill of the wardrobe in chancery, and order to discharge Roger of that sum and to charge the bishop with it.

To Ralph de Sandwyco. Order to cause dower to be assigned to Eva, late the wife of William de Bykelegh, tenant in chief, upon her taking oath not to marry without the king's licence.

To the treasurer and barons of the exchequer. Whereas Matthew de Columbar[iis] has granted to John de Insula and Nicholaa, John's wife, his niece, the bailiwick of the king's forest of Cheut and of the heaths (*brucriar'*) of Andover, which are held of the king in chief and which render to the exchequer 10s. yearly, and John is in full seisin of the bailiwick and has done his homage to the king therefor; the king orders them to acquit Matthew of the said 10s. yearly and to charge John and Nicholaa with it.

To the same. Notification that Thomas, bishop of St. Davids, has mainperned before the king to render to the exchequer for William de Farnedon the 25l. 10s. 0d. due from William, and that the king has granted to the bishop that he may pay this sum by 100s. yearly, and order to cause William to be acquitted of this sum, and to cause the bishop to have these terms, and to cause this to be so done and enrolled.

Nov. 7.
Westminster.

To the constable of the Tower of London. Order to deliver Nicholas Malemeins, John de Buyli, Richard de Dalinggeregge, Ralph de Penehurst, Robert de Camvill, John and Roger his brothers, Hamo le Brun, Richard Dike of Westerham, Robert le Venur, Geoffrey Tredekeyl, William de Pudindenn, Nicholas de Stafhurst, and William le Venur, imprisoned in the Tower for trespass of venison in the king's park of Windsor, to six men each, who shall mainpern to have them before the king body for body at his order.

To the treasurer and barons of the exchequer. Order to cause Roger de Molis to be acquitted of 200 marks of the 400 marks in which he was lately amerced for a trespass of the Forest before the justices last in eyre for pleas of the Forest in co. Southampton, as the king has pardoned him 200 marks.

To Luke de Thany, justice of the Forest this side Trent. Order to cause the prior and convent of Huntendon to have in the forest of Sappeley four leafless oak-trunks (*robora*) for fuel, of the king's gift.

To Richard de Holebrok, the king's steward. Order to cause Joan, late the wife of Hugh de Lacy, to have seisin of the lands of her inheritance

1281.

Membrane 2—cont.

that Hugh at his death held of the king in chief, together with the issues thereof, as she has taken oath before the king not to marry without his licence and the king has taken her fealty for the lands.

MEMBRANE 1.

Nov. 10. To the barons of the exchequer. Order to allow to the bailiff of Dunwich Westminster. in the payment of the ferm of the town twenty-four thousands of herrings that the prior of Ely ought and is wont to receive from the ferm of that town of the king's established alms, in the same way as they were allowed to the bailiffs or keepers of the town when it was in the king's hands in times past.

To the sheriff of Somerset. Order to cause to be replevied to Nicholas de Apperl[eye] and Thomas de Hamelden until the next parliament after Easter the lands in Compton that Alexander de Alneto formerly held in chief, which were taken into the king's hands because Nicholas and Thomas entered them without the king's licence, so that there may then be done what ought of right to be done.

To Solomon de Roff[a] and his fellows, justices lately in eyre in co. Wilts. Order to cause Thomas de Turbervill, imprisoned at Old Sarum for divers trespasses charged upon him, to be released upon mainprise, as [it appears] by the justices' record that Thomas is not so guilty as the king was given to understand.

[To the treasurer and barons of the exchequer.] Order to cause William de Huford to be acquitted of the service of four knights' fees that he ought to have done to the king in his army of Wales in his fifth year, which service is exacted from William for the lands that he holds of the inheritance of John son of John son of Alexander, a minor in the king's wardship, as the king has pardoned him this service in consideration of his praiseworthy service to him in Wales and in the Welsh marches.

Nov. 12. To the treasurer and barons of the exchequer. Whereas the king, on 8 Westminster. June last, committed to Robert Tibotot his towns and castles of Kermerdin and Cardigan and all other castles and lands in West Wales, and also the office of justice of West Wales, which Bogo de Knovill previously had by the king's commission, for five years from Easter last, so that he should receive all issues thereof in the king's name during all that time, provided that he shall not make alienation of anything pertaining to the towns, castles and lands, but at the end of each of the five years he shall certify the king of the value of the towns, castles and lands, to wit in rents, pleas, perquisites, profits (*appruiamentis*) and all other issues and of the issues of the justiceship by a roll to be delivered to the exchequer, the king willing and granting that Robert shall be quit of the issues received in the meantime; and Bogo has paid to Robert 83*l.* 2*s.* 0*d.* of the said issues from Easter until 10 June last, as Robert has acknowledged before the king, and Robert is charged with this sum at the exchequer contrary to the form of the commission aforesaid: the king orders them to discharge and acquit Robert of this sum.

Nov. 13. To Thomas de Normanvill, the king's steward. Whereas the king, at Westminster. the prosecution of Margaret de Ros, one of the sisters and heiresses of Peter de Brus, tenant in chief, many times ordered the steward to warn Walter de Faucumberg, who married Agnes, Peter's second sister, Marmaduke de Tweng, who married Peter's third sister, and John de Bella Aqua, who

1281.

Membrane 1—cont.

married Laderina, Peter's fourth sister, to be before the king at a certain day to receive their purparties of Peter's knights' fees, which had been insufficiently divided amongst his heiresses and parceners, and the heiresses and parceners did not appear to receive reasonable purparties, whereupon the king, not wishing to injure Margaret, who had received much less from the fees than pertained to her, and who had besought the king to cause her purparty to be assigned to her, committed to her certain fees to hold during pleasure [*as at page 90, above*]; the king afterwards, with the assent of Marmaduke, John, and Margaret, has assigned to Marmaduke and Lucy [*his wife*] three fees that William de Percy of Kildale holds; three parts of a fee that William de Bonigton, Hugh de Lakenby, and William de Moubray of Tainton hold; a moiety of a fee in Liverton that Henry son of Conan holds; a moiety of a fee that William de Roseles holds; a quarter of a fee that Geoffrey de Pyketon holds; a moiety of a fee in Seton and Tocotes, which Adam de Seton and John de Tocotes held; a fee in Thormoteby that the prior of Giseburn holds; a fee that Robert de Nevill and William la (*sic*) Latimer hold; a fee that Robert de Het . . . , Richard de Normanby, and Roger Lost hold. The king has also assigned to John de Bella Aqua a fee that Robert de Lasceles holds; a fee and a half that John Mauleverer holds; three parts of a fee that Richard Malebys holds; a fee that John de Hamerton holds; half a fee that Master Alan de Rughford holds; half a fee that Robert de Pontefracto holds; quarter of a fee that William son of Thomas de Merston holds; quarter of a fee that Stephen le Waleys and John le Vavasur hold; a fee that Philip de Kyme holds; half a fee in Cave and Couseby that Matthew de Loveyne holds; a fee that Robert de Boterwyk holds; a quarter of a fee that John le Vavasur holds; half a fee in Colton that the heirs of Gace de Chaunun hold; half a fee in Waleton and Camelesford, which the heirs of Roger de Brus and William de Aton hold. The king has also assigned to Margaret $1\frac{1}{2}$ fees in Gervordeby and Quixeley, which William Mauleverer holds; $1\frac{1}{4}$ fees that Robert de Scotherschelf, Roger Sturmy, and Robert Gouer hold; half a fee that Adam de Tocotes and Matthew de Glaphou hold; a fee that Ambrose de Camera and Geoffrey Maucovenant hold; three parts of a fee that belonged to the aforesaid Peter in co. Westmoreland; a moiety of a fee that Robert de Holand, William de Catherton, Roger de Slen, Adam de Hoghton, Ralph de Katerhale, Hugh de Mitton, the heirs of William le Warde, John de Eston, Roger de Barlig, and the heirs of Roger son of Eylward hold in co. Lancaster; two fees in Anneysburton of the fee of Merley, which William son of Thomas de Craystok and Robert de Somerville hold; half a fee in Skakelthorp, which the heirs of Richard de Stiveton hold; half a fee that William de Harpeham holds; half a fee in Grimeston, which Roger Grimet holds. The king has also assigned to Walter, who was warned to be before the king to receive his purparty of the fees and was absent, three fees that William de Colevill holds; half a fee that Robert Busce . . . holds; three parts of a fee that Andrew de Boythorp and his parceners hold; a quarter of a fee that Robert de Pothou holds; a fee that William de Mauteby holds; a quarter of a fee in Apelton that Walter de Faucumberg holds; half a fee that William Humet and other free tenants in Luffthuses hold; half a fee in Barton in Richemund that John Grimbaud and Richard de Hodeleston hold; a fee in Edelesthorp and Oseburn that Robert de Fritheby holds; a fee in Heudrenesse of the fee of Morleye; a quarter of a fee in Croun that Reginald son of Peter holds; half a fee that William Loreng holds. It is provided that if Marmaduke and Lucy, John and Margaret have more by this assignment than pertains to them of the fees, and if Walter will come to the king's court and make plaint, the king

1281.

Membrane 1—cont.

may cause all the fees to be taken into his hands and may cause them to be equally divided between the heirs and parceners aforesaid. The king orders the steward to deliver the aforesaid fees to Marmaduke and Lucy, John, Margaret and Walter.

To R. bishop of Durham. Order to deliver to the said Marmaduke de Tweng and Lucy his wife the fee that Robert de Brus holds of Walter de Faucumberg in Hesternesse, which Walter, who married Agnes, second sister and co-heiress of Peter de Brus, holds of the bishop as part of his purparty of the knights' fees that belonged to Peter, as the king has assigned this fee to Marmaduke and Lucy.

To the justices in eyre in co. Lincoln. Order to pay the king's alms called 'deodands' from their eyre in that county and in other counties to John de Sancto Dionisio, keeper of the house of the *Conversi*, London, as the king lately granted the alms to the Friars Preachers of London for three years, in aid of the transference of their house, and after that time to the *Conversi* of his house at London to complete the fabric of their chapel, which the late king founded there, and in aid of the restoration and maintenance of the buildings of that place. [*Fædera.*]

The like to the justices next in eyre in co. Devon.

To the sheriff of Lincoln. Order to permit the prior of Alvingham to enter and possess in peace $1\frac{1}{2}$ bovates in Rethiby of his own fee, as the king has granted to him licence to buy it notwithstanding the statute of mortmain.

Nov. 16.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king is bound, in consideration of the lands that John de Burgo, the elder, lately deceased, granted to him, to acquit all the debts in which John was bound to certain Jews by his charters, the king orders them to call before them the justices appointed for the custody of the Jews, and, after inspecting and searching the rolls of the exchequer and the rolls of the said justices and the king's writ directed to the justices concerning the debts of Jews, to cause Robert son of Walter and Dervorgilla, his wife, and Robert Grelle and Hawisia, his wife, nieces of the said John, to be acquitted of all debts in which John was indebted to any Jews, and cause the charters made under John's name and the names of Jews for any debts whatsoever to be withdrawn from every chest of the chirographers (*arca chirographaria*) or elsewhere in the treasury and to be delivered to Robert, Dervorgilla, Robert and Hawisia.

To the justices appointed for the custody of the Jews. Whereas the king pardoned Thomas Paynel 60*l.* exacted from him as one of the tenants of the lands that belonged to Godfrey le Clerc of Werldham for the king's use of Jews' debts, and the king ordered them to cause Thomas to be acquitted thereof, and to cause Godfrey's charters concerning the debt to be withdrawn from the chest of the chirographers of London and delivered to Thomas; and the justices have signified to the king that only 45*l.* of the said debt are exacted from Thomas, and they have therefore superseded executing the king's order: the king orders them to cause Thomas to be acquitted of the said 45*l.*, and to cause the said charters to be delivered to him, and to cause this to be so done and enrolled.

Nov. 16.
Westminster.

To the justices next in eyre for pleas of the Forest in co. Oxford. Order not to molest Robert de Veer, earl of Oxford, for taking a buck and a doe in the forest of Bernewode without the king's licence, as the king has pardoned him.

1281.

Membrane 1—cont.

To the treasurer and barons of the exchequer. Whereas the king has inspected a charter that Gilbert son of William de Cabineleye made to Robert son of Roger of all the land that Gilbert had in Cabineleye and Yetlington, co. Northumberland, to hold of the late king in chief, doing to the said king the service contained in his charter to William de Cabinel[eye], Gilbert's father, to wit 30s. of the old ferm and 24s. of the yearly (?) . . . of Yetlington, and 54s. of the increment, and doing the foreign service of cornage, suit of county [court] and truncate to the castle of Bamburg, as he and his ancestors were wont to do, for all service, custom, servitude and demand; the king orders the treasurer and barons to cause Robert and his men in the said manors to be acquitted of the tallage of 7 marks at which his men were tallaged in the 33rd year of the late king, and of the tallage of 8 marks in the 36th year, and of the tallage of 10 marks in the 42nd year, and of the tallage of 10 marks in the 45th year, and of the tallage of 10 marks in the 53rd year.

To the bailiff of Queen Eleanor, the king's consort. Order to cause Matilda, late the wife of Robert Walerand, to have henceforth 11 marks of yearly rent in the manor of Herdewik, as it is testified before the king that Matilda ought to have this rent as what she had of the gift of Ralph Russel, her father, and Isabella, her mother, in free marriage. By C.

To the sheriff of Gloucester. Order to deliver the said Matilda a third of the manor of Derham in that county, to have in dower, as the king lately caused the third to be taken into his hands because he was given to understand that Matilda, who held it in dower, ought not to have dower thereof, and it is now agreed in the king's court that she shall have dower thereof. By C.

MEMBRANE 11d.

1280.

Nov. 26.
Westminster.

Roger de Clifford, the younger, acknowledges that he owes to Walter Sauvage 14 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

_____ Gwenus son of Griffin acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 12 marks 7s. Od.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Enrolment of deed of Adam de Novo Mercato to Sir Robert Thybetot and Eva his wife for her life and to Robert's heirs of 8l. yearly of rent in Bentley, Arkeseye, Shaftholm, Almeholm, Ulcotes, Tyls, and Ewehuse, and of all his wood, meadow, pasture, etc., in the said towns, with the adowson of the church of the town of Arkeseye: to have and to hold of Adam, rendering therefor a rose at Midsummer. He also releases to them his right in the land that Robert has of the demise of Thomas de Arcey. Witnesses: Sir Thomas Weylond, Sir Ralph de Hengham, Sir Geoffrey de Neubaud, Sir William de Brompton, Sir Roger de Leycestria, Sir John de Luvetot, Sir Robert de Wileby, Sir Robert Morteine, Sir William son of Thomas, Sir Peter de Cestre, Sir Robert de Dunham, Sir Geoffrey de Wyleford, Sir Hugh de Stapilford, Sir William de Nor[man]ton.

Memorandum that Adam came into chancery and acknowledged the premises, and bound him and his heirs to warranty.

1280.

Membrane 11d—cont.

Henry (?) de Lathum acknowledges that he owes to William Burnel 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Certain statutes made by the king and his council in co. Westmoreland. The king of England, who has to guard and govern the [peace] and the people, wills and commands that his peace shall be common to all men who are of the peace, and as to the complaints that were made to him lately when he was in the county of Westmerilaund, and in order to avoid the grievances made heretofore by assemblies and congregations that the sheriff calls his tourn, which he makes more often in the year than is necessary, of four men and the reeve of every town in divers places, without the authority and warrant of the king, that is to say in Kendale and elsewhere in Westmerilaund, the king wills and commands that the sheriff shall henceforth make one tourn and no more in the year; that is to say that in Kendale and elsewhere in Westmerilaund four men and the reeve shall come from each town once a year at a certain day after Easter and at a certain place, to wit at Kirkeby in Kendale or at Kirkeby in Lounesdale, before the sheriff and coroners to do what pertains to keeping the peace in those parts, to wit to indict outlaws, thieves, felons, evildoers, and receivers in the same manner as the king does elsewhere in his realm. And the king wills that the other towns of Westmerilaund shall come at certain days in another certain place or to two certain places most convenient and least grievous for them. And the king wills that the statute shall be kept aright concerning persons indicted and other evil doers, robbers and thieves, as it is kept elsewhere in the realm. Concerning the complaints of grievances done to the people by serjeants by power of their bailiwick and by abusing their power in the same county, the king wills and commands that no loyal man shall be aggrieved by attachment or by fine, as has been done heretofore. And if any loyal man shall be taken or attached or aggrieved by attachment or otherwise so that he will not make fine with them to avoid their malice, his neighbours who know him to be good and loyal may have him under plevin until the sheriff and coroners know by general inquisition if the serjeants have grieved him wrongly or rightly, and there shall be done concerning him what shall be found by the inquisition and according to the statute. And those who have maliciously aggrieved him shall be punished according to the statute. The king, however, does not intend by this that the serjeants shall lose their power to take and attach thieves and other notorious and known evildoers and their receivers, and those who by the testimony of approved men are bound to evil deeds (*mauveis*).

And to avoid the grievances and evils that the sheriff or their serjeants have done to the towns of the same county by summoning them too frequently, and otherwise travailing them to be at the delivery of prisons and gaols, and by taking fines and amercements from them for such reasons grievously at the will of the sheriffs and their serjeants, the king wills that henceforth no delivery of such prisons or gaols shall be made by the sheriffs or by the serjeants without the king's writ of gaol-delivery, or other writ according to what is used in the realm.

The king wills that henceforth the sheriff or his serjeants shall not take fine for delivering such prisoners, because by the taking of such fines the loyal people have been much aggrieved and the thieves much encouraged (*regnez*). And moreover the king wills that when the men of the county ought to be amerced, the amercements shall be taxed in full county by good and lawful men, as ought to be done and according to the statute, and not at the will of the sheriff or his serjeants.

1280.

Membrane 11d—cont.

For the rest, the king wills that women-brewers (*braceresses*) in that county may not for one amercement brew and sell all the year contrary to the assize and to their profit and to the damage of the people, but that they shall be punished according to the award of the county [court], as is done elsewhere in the realm. *French.* [Ryley, *Placita*, p. 443.]

Roger de Clifford acknowledges that he owes to Bartholomew de Castello 43*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels. To do this he found as sureties John Tregoz, John le Estraunge, and Thomas de Chaunceus who made like recognisance.

Isabella de Albinacio, countess of Arundel, acknowledges that she has received from Richard de la Vache 300 marks, in which he was indebted to her for the custody of the lands, daughters and heiresses of Thomas Maunsel and their marriages, and for the ransom of Thomas's lands, which sum Richard acknowledged in the roll of the first year of the king, and of which he is wholly acquitted by her recognisance.

Imbert de Monte Ferrandi acknowledges that he owes to Diutettus Willelmi and Hugh Pape 37*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert Aguillion made acknowledgment for the same money to the same Nutus and Hugh; to be levied of his goods and chattels in Imbert's default.

Imbertus de Monte Ferrandi acknowledges that he owes to the said Detautus and Hugh Pape 37*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Enrolment of deed of Philip de Hamme witnessing that whereas he has given to Philip Burnell, son of Sir Hugh Burnell, his messuage and land in Hamme, he appoints Bartholomew de Castello and William de Valle Torta to deliver seisin thereof to Philip. Dated at London, the eve of St. Lucy, 9 Edward.

Enrolment of grant by Philip son of Philip de Hamme to the said Philip Burnel of all his tenement in Hamme, in the parish of Kyngeston: to hold of the chief lords of the fee, doing to them all services. Witnesses: Sir Robert Tybetot, Sir Hamo Hauteyn, knights; Sir John de Kyrkeby; Sir John de Lenham, Sir John de Valle Torta, Sir William Burnell, Sir Laurence de Sancto Michael, knights; Richard de Brademere, Henry Pykot, Hugh de Escambio, Ralph Waukelyn, Thomas de Sancto Michael.

Enrolment of grant from Simon, the king's surgeon (*surugicus*), to Philip de Belvaco, his son, and to Matilda, Philip's wife, of his messuage called 'La Ryole' in the city of London, and of 10*l.* of yearly rent from the abbot and convent of Stratford, which messuage and rent Simon had of the king's gift: to hold to them and their heirs with all appurtenances and liberties that the king granted to Simon. Witnesses: Sir Thomas Bek, bishop of St. Davids, Sir Anthony Bek, and Sir John de Kirkeby, Sir John de Lovetot, John son of John, Hugh son of Oto, knights; Gregory de Rokesleye, then mayor of London; Nicholas de Wyntonia and William de Farndon, sheriffs of the same; Henry de Coventre, then alderman; Poncius de la More, John de Gisors, Walter le Cornewaleys, Henry le Waleys, Henry de Gildeford, clerk.

Vacated, because otherwise below.

1280.

Membrane 11d—cont.

Enrolment of agreement made between Philip le Tayllur and Philip de Belvaco, son of Master Simon the king's surgeon, witnessing that whereas Philip le Tayllur has given to Philip de Belvaco Matilda his daughter to wife, Philip le Tayllur has granted to Philip de Belvaco and Matilda all the lands that the same—[*Incomplete*].

Vacated.

Master Adam de Fileby came before the king, on Friday the feast of St. Luke, and sought to replevy his land in Seleburn and La Rode, which was taken into the king's hands for his default before the justices in eyre in co. Southampton against Walter de Droweys and Alice his wife.

The underwritten have quittance of the common summons [of the eyre] in co. Wilts :

William de Valencia.
 Roger de Mortuo Mari.
 Edmund, earl of Cornwall.
 The abbot of Battle.
 The abbot of Cirencestre.
 G. bishop of Worcester.
 John Giffard of Brumesfeld.
 Edmund, the king's brother.
 R. bishop of Salisbury.
 Margery de Cantilupo.
 John de la Mare.
 The prior of the Hospital of St. John of Jerusalem in England.
 William de Brehus.
 John de Bezill'.
 Peter de Monte Forti.
 Matthew de Columbariis.
 Matilda Walrand.
 The abbess of St. Mary's, Winchester.
 Alan le Bretun.
 Geoffrey de Piccheford.
 Milicent de Monte Alto.
 Eustace de Hacche.
 Ralph Pipard.
 William Barache and Isabella his wife.
 Reginald de Grey.
 John Lovel.
 The abbess of Godestowe.
 Patrick de Cadurcis.
 Robert de Westhach.
 Ela Lungespe, countess of Warwick.
 The abbot of Rading.
 Roger de Lokinton.
 Henry de Lacy, earl of Lincoln.
 The prior of Merton.
 The master of the military order of the Temple in England.
 William son of Warin.

MEMBRANE 10d.

Enrolment of agreement made, on 12 December, 9 Edward, between the king and Queen Eleanor, his consort, on the one part, and Lady Christina de Marisco, on the other, that Christina shall give and render to the king

1280.

Membrane 10d—cont.

and queen all her castles, fortresses, lands, with advowsons of churches, knights' fees, homages and services, villeins and their offspring, etc., in Ireland, on condition that the lands shall be extended and the king and queen, when they have seisin thereof, shall give to her lands in England to the same value for her life and for three years after her death, so that she may make her will and assign the goods or profits of the land for three years after her death. It is agreed that Christina shall give to the king and queen all lands to which she has right and which she can recover, and the king and queen shall grant to her and Isabella de Vynoy the value of such lands in England for their lives. For the observance of this agreement Christina took oath and bound herself and charged her goods to the restraint of the king and queen, so that if her heirs fail to fulfil these covenants she charges them with 3000*l.* sterling. In case Christina die before the agreement be completed and her heirs refuse to fulfil it, so that they shall be bound to pay the said 3000*l.*, it is agreed that 1000*l.* of that sum shall be given for her soul by the hands of those whom the king and queen shall assign for this purpose.

Dec. 25.
Burgh.

William de Leyburn came into chancery and acknowledged that he had received 40*l.* from the bishop of Bath and Wells for the ferm of the manor of Berewik, co. Salop, for two years from Michaelmas last, and granted that, if he do not warrant this term to the bishop, the money shall be levied of his lands and chattels and paid to the bishop.

Enrolment of grant by Master Simon, the king's surgeon (*cirugicus*), to Philip de Belvaco, his eldest son, and to Matilda, Philip's wife, of all his land with the houses thereon in the parish of St. Thomas the Apostle, London, called 'La Rirole,' lying between the king's highway on the west, the tenement that belonged to Edmund le Blund on the east, the king's highway leading to Walebrok on the south, and the tenement of William le Rous on the north, with 10*l.* of yearly quit-rent from the abbot and convent of Stratford; which land and rent Simon had of the king's gift: to have and to hold to Philip and Matilda and the heirs of their bodies; rendering therefor yearly to Simon a clove-gillyflower (*clavum garioph'*) at Easter, and to the king 2*d.* on the eve of the close of Easter, and to the abbot of Lesnes 4*d.* yearly. Witnesses: Sir Thomas Bek, bishop of St. Davids; Sir Anthony Bek and Sir John de Kirkeby; Sir J. de Lovetot, Sir Robert son of John, Sir Hugh son of Oto, knights; Gregory de Rokesl[eye], mayor of the city; Nicholas de Wintonia and William de Farndon, sheriffs; Henry de Covyntre, alderman; Poncius de la More, John de Gysors, Walter le Cornwaleys, Henry le Waleys.

Eufrazia, wife of Peter de Braunford, puts the said Peter in her place in an assize of novel disseisin arramed by them on the next coming of the king against Robert Baynard and others concerning a tenement in Great Hautboys.

William Here, John Ive and Geoffrey Ive put in their place William de Bromholm in the suit before the king between Ralph Ordmer and them concerning a trespass committed upon him by them.

John de Thurston puts in his place Hugh Russel and Richard de Thurston in the suit before the king between Nicholas de Calvele and him concerning a trespass committed upon Nicholas by him.

Philip de Chestrefeld puts in his place Reginald de Tutington in the suit before the king between him and John le Provost of Walecote, William Clement, Richard Quyc, Geoffrey de Walecote, Margery de Walecote, Roger

1280.

Membrane 10d—cont.

Ouled, Geoffrey son of Everard (*Eborardi*), John Tugge, Ralph Cristemasse, Geoffrey Schye, John le Fevre and Hamo Humfrey concerning a trespass committed upon him by them.

The aforesaid Philip puts Reginald in his place in the suit before the king by another writ between him and Roger de la Mer, Matilda Crumme-loue, William Brokenheved of Bek, Matthew Pynel, Thomas son of Hervey, Hugh Bricke, Ralph son of Alexander, Walter Pyllon, Sarah wife of Nicholas atte Kirke, Hugh Boning, Robert le Forester, Adam Dalling, Adam fiz le Fevre, and Reginald Godefelaue concerning a trespass committed upon him by them.

Adam de Wygton acknowledges that he owes to Master Geoffrey de Aspehale 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

To make this payment he found as sureties Robert Erniz of Welles, John de Warham, Richard son of Thomas de Wygton, Eustace de Welles, William Chevre of Crek, and Bartholomew de Burgate, each of whom acknowledged the said debt, and granted that it should be levied, in default of payment, of their lands and chattels in the said county.

Cancelled on payment.

Enrolment of grant by Roger de Pridinton to Philip de Clopton, for his service, of the manor of Codeham and a messuage and a carucate of land in Shimplinge, and a messuage and carucate of land in Ouesden; to have and to hold of Roger; rendering therefor to Roger the service of one knight's fee and to the chief lords of the fee the other services. Witnesses: Hugh son of Adam, Richard de Cornerde, William de Wauncy, Simon son of Richard, William Appelgar, knights; John Carbunel, Richard de Caxton, William de Grey, Alexander de Kersimere, Geoffrey de Waldingfeld, William de Clopton.

Memorandum, that Roger came before the king, and acknowledged the premises.

Enrolment of deed of Philip de Clopton, witnessing that he is bound to Roger de Pridinton in 1,000*l.*, to be paid at Easter unless he then enfeoff Roger and Joan his wife of the manor of Codeham, and of a messuage and carucate of land in Shimplinge, and of a messuage and carucate of land in Ouesden. To do this he binds himself and his heirs, and has acknowledged the debt in chancery at Walsingham. Dated at Walsingham, 8 January, 1280[-1], 9 Edward.

Memorandum, that Philip came into chancery and acknowledged the premises, and granted that the money shall be levied, in default, of his lands and chattels in co. Suffolk.

Robert le Povre acknowledges that he owes to Hamo de la Grene 7 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William West, Eustace his brother, Peter Canevaz, Peter son of Mabel, Thomas le Provost, Adam son of Roger, William son of Roger, and John Wauncy put in their place Henry Neweman and William Swetebon in the suit before the king between Adam Algod of Mildenhale and them concerning a trespass committed upon Adam by them.

Owen de Gildeford acknowledges that he owes to John de Kirk[eby] 61 marks; to be levied, in default of payment, of his lands and chattels.

1280.

Membrane 10d—cont.

Robert Lucas puts in his place William de Weston in the suit before the king between him and Roger de Colevill, the elder, concerning a trespass committed upon him by Roger.

1281.

MEMBRANE 9d.

Jan. 8.
Walsingham.

Geoffrey le Mareschal acknowledges that he owes to John de Bayfeld 60 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Edmund son of Ralph de Walsingham puts in his place Aunger de Rugham in the suit before the king between Simon son of Ralph de Walsingham and him concerning a trespass committed upon Simon by him.

James de Beuveys acknowledges that he owes to William son of William de West Wynch 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

The aforesaid James acknowledges, for himself and heirs, that he owes to William 20s. yearly during William's life; to be levied, in default of payment, of his lands and chattels as is aforesaid.

Adam le Sor came before the king on Friday after St. Hilary, and sought to replevy to Henry de la Pomeray the latter's land in Bery, which was taken into the king's hands for his default against Queen Eleanor, the king's mother. This is signified to Ralph de Hengham.

James de Beuveys acknowledges that he owes to Robert de Rungeton 100s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of agreement between William son of Richard de Westweinz, on the one part, and James de Biauveys of Lynn, Michael his brother, and John son of Juliana, on the other, witnessing that whereas a plea was moved before Christmas, 9 Edward, by the king's writ of trespass and maiming concerning injuries and trepasses inflicted upon William by James, Michael and John, William has remitted to them all actions by reason thereof. Witnesses: Sir William de Middleton, Sir Robert de Scales, William de Lindes[eia], then mayor of Lynn, Elias de Middleton, then steward of Lynn, William de Carlton, Robert de Rungeton, Henry de Gernemue, Richard Urry, John de Reynham, Thomas Sorel.

Memorandum, that William, James, Michael and John came into chancery, and acknowledged the premises.

Roger son of Adam Rithwys puts in his place Hugh de Bussey in the suit before the king between the said Roger, Stephen Rithwys, Gerard Rythwys, Reginald Rithwys, Adam Wyntre, Richard son of Adam Wyntre, William Dunge of Suthberlingham, William de Eston, and William le fitz Lawe of Hasingham concerning a trespass committed upon him by them.

Agnes, late the wife of Robert de Muscegros, came before the king and took oath not to marry without the king's licence, and puts in her place William, parson of the church of Briton, and John de Folsham to demand and receive her dower.

Jan. 16.
Shouldham.

To the sheriff of Wilts. Writ of summons of an eyre at Wilton in the octaves of Easter next before Solomon de Roff[a], Richard de Boylaund, and others.

1281.

Membrane 9d—cont.

Ralph le Rus, Gilbert le Knicht, Thomas Bernard, and Nicholas Thede acknowledge that they owe to R. bishop of Bath and Wells, the chancellor, 50 marks; to be levied, in default of payment, of their lands and chattels in cos. Cambridge.

William de Mortimer of Attelburgh, knight, acknowledges that he owes to Philip de Colevil 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Cambridge.

Warin, clerk of the burgesses of St. Edmunds, acknowledges that he owes to R. bishop of Bath and Wells 10 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Master Geoffrey de Aspale came before the king, on Tuesday after the Purification, and sought to replevy his land in Cusrigge, which was taken into the king's hands for his default against John son of Adam de Leukenore and Is[abella], late the wife of Philip de Hertrigge. This is signified to the justices of the Bench.

Master William Fierebraz acknowledges that he owes to John de Rede 15*l.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

John de Ho acknowledges that he owes to the prior and convent of Ely 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Munpinzun acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Notts.

Jordan de la Sale came before the king, on Wednesday after St. Scholastica, and sought to replevy to Ralph son of Hugh le (*sic*) Merley, Laurence, Ralph's brother, Robert de Twiselton and Emma his wife, Robert de Belond and Cicely his wife their land in Tuyseton, which was taken into the king's hands for their default against Hugh de Tuyseton.

Feb. 9.
Disning.

Walter Buskyn acknowledges that he owes to Hugh son of Otto 60 marks. For payment of this sum he found as sureties William de Redham, John de Mountpinoun, John de Ingoldetorp, and William de Halvergate, who constituted themselves debtors and made the like recognisance.

Memorandum, that, on 11 February, it was agreed between Queen Eleanor, the king's consort, and William de Appelgar that so soon as William shall have recovered (*desracionaverit*) the manor of Hengham Sibill[e], which belonged to Roger his father, against William de Monte Caniso of Edwardeston, he shall give the manor to the queen and enfeof her thereof, and the queen shall give him 60 marks for the manor.—This recognisance was enrolled by the queen's order.

John de Sutton acknowledges that he owes to Thomas de Gunneys 85 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Valoynes acknowledges that he owes to Bartholomew de Castello 120*l.*; to be levied, in default of payment, of his lands and chattels.

1281.

Membrane 9d—cont.

Enrolment of agreement made at Windsor, on St. Peter in Cathedra, 9 Edward, between Sir Bartholomew de Briauceun and James de Sancto Victore, in the presence of Sir Hugh son of Otto, Luke de Tany, Hamo Hauteyn, John de Cobeham, and other the king's subjects, whereby James quit-claims to Bartholomew all his lands in the parishes of Cestresham and Agmodesham, as contained in a deed, saving to James his goods and chattels there and easements of houses to keep the goods and chattels until Holy Trinity next. Moreover James has released to Bartholomew all debts. For this quit-claim Bartholomew, with good will and the kiss of peace, remitted to James all anger and all debts.

Memorandum, that James and Bartholomew came into chancery, and acknowledged the premises.

Mar. 3.
Abingdon.

To the king of France. The king regrets that peace has not been established, as the king of France lately wrote, between the king of France and the king of Castile, because he much desires that concord should exist between them, if it please God.

Adam son of Godfrey Craft came before the king, on Saturday before St. Gregory, and sought to replevy to William Vallet of Hereford a messenge in Hereford, which was taken into the king's hands for his default against John le Gaunter. This is signified to the justices of the Bench.

MEMBRANE 8d.

Enrolment of agreement between William de Valencia and Master Henry de Bray, whereby Henry demises to William the custody of the castle of Bergeveny, with all lands thereto pertaining, during the minority of the heir of John de Hasting', one of the heirs of George de Cantilupo, tenant in chief, which custody Henry had of the king's gift, rendering therefor 400 marks yearly to the keeper of the king's works of Buelt for the king's works there and elsewhere, so that William shall receive all issues, rents, fermes, and revenues of the castle and land by the hands of Henry or his attorneys from Martinmas, 8 Edward, until that feast following. William grants that he will render for Henry 200 marks for Easter term, 9 Edward, to wit 100 marks of his own, the other 100 marks to be levied from the issues and from any amends to be made by the men of Bergeveney for trespasses against the king and Henry and his bailiffs after Martinmas aforesaid, to hear and correct which trespasses and to take amends therefor the said Henry and John de Wogan are assigned by consent of the parties. All debts and arrears owing to the king and Henry before Martinmas aforesaid shall be levied by William's bailiff for Henry's use. William acknowledges that he owes to Henry 100 marks to be paid to him at Michaelmas, in the ninth year, and grants that this money shall be levied from his lands and chattels in cos. Oxford and Berks. William and John de Hasting' remit to Henry all anger and actions for all the time that he had the custody.

Enrolment of release by Hugh, son and heir of Paschasius de Leycestria, of the town of Gamelegeye, to Master Peter de Abyndon, warden of the House of the Scholars of Merton at Oxford, and to the scholars and brethren of that house of his right in the lands, rents, services of freemen and villeins, with the advowson of a moiety of the church of the town of Gamelegeye, which the warden and scholars and brethren hold of the gift of Sir Walter de Merton, sometime bishop of Rochester, and which Walter had of the gift of William de Leycestria, uncle of Hugh. For this release and

1281.

Membrane 8d—cont.

warranty they paid to him 24 marks beforehand. Witnesses : Sir Baldwin de Sancto Georgio, Sir John Avenel, Sir John de Babynton, knights, Walter de Welles, Richard de Hednessore, John de Bleyne, John Portehors, Roger de Wetherfelt, Peter de Hetfeld, clerk.

Enrolment of release by the said Hugh to the said warden, scholars and fellows, in the same words as preceding.

Memorandum, that Hugh came into chancery, and acknowledged the deeds aforesaid, and remitted his claim in the premises.

The underwritten have quittance of the common summons before the justices in eyre in co. Derby :

The abbot of Basingwerk.

Edmund, the king's brother.

R. bishop of Coventry and Lichfield.

Master Nicholas de Hegham, dean of the church of St. Mary's, Lincoln.

Ralph Pipard.

William de Aldideleghe.

The abbot of Cumbermere.

Robert de Halsted.

The master of the military order of the Temple in England.

Geoffrey de Piccheford.

Hubert la Veyle came before the king, on Sunday after St. Gregory, and sought to replevy his land in Claveringes, which was taken into the king's hands for his default before the bailiffs of Robert son of Roger de Claveringes in Roger's court of Claveringes.

The underwritten have quittance of the common summons before the justices in eyre in co. Lincoln :

Edmund, the king's brother.

The abbess of St. Mary's, Winchester.

Robert, bishop of Dunblane.

Thomas son of Thomas de Moleton.

Master Ralph de Wykham.

Reginald de Legh.

William de Valencia.

Master Durand de Lincolnia.

John de Warena, earl of Surrey.

Robert de Nevill.

John de Sancto Licio.

Elias de Rabayn.

The master of the military order of the Temple in England.

O. bishop of Lincoln.

W. archbishop of York.

John de Britannia, earl of Richmond.

Edmund, earl of Cornwall.

The abbot of Fécamp.

John Giffard of Brimmesfeld.

A. Bek.

Robert le Venur.

John le Marescal.

John Ferre.

Thomas de Normanvill.

Robert de Tybotot.

Reginald de Grey.

1281.

Membrane 8d—cont.

Jordan le Parmenter of Briggewauter came before the king at Aumbresbir[y], on Wednesday after the Annunciation, and sought to replevy to himself and Richard Purchaz, vicar of the church of Briggewauter, a messuage of theirs in Briggewauter, which was taken into the king's hands for their default before the justices of the Bench against Richard le Orfevre.

John le Usser came before the king, on Wednesday the morrow of the Annunciation, and sought to replevy his land in Neuport, which was taken into the king's hands for his default before the justices in eyre in co. Southampton against Walter de Chiverdon.

The prioress of Aumbresbiry puts in her place Walter Companage or Adam Blaunehard in the suit before the king between Walter Baldewyne, Nicholas Flur, Roger le Reve, Walter Bernard, Adam Thurstayn, Philip Erl, John Cargat, Walter le Hore, Robert Maynard, Peter son of Emma, Alexander Seucche, Philip Casse, and Robert le Harpur, men of the prioress's manor of Melkesham, which is of the ancient demesne of the crown of England, and the prioress, of this that she exacts from them other customs and services than they ought and were wont to do in the times when the manor was in the hands of the king's predecessors.

Richard Balle came before the king at Clarendon, on Sunday after the Annunciation, and sought to replevy to Lettice, late the wife of Geoffrey de Langare, her land in Langare, which was taken into the king's hands for her default before the justices in eyre in co. Nottingham against Robert de Kynemaresh[eye].

Richard de Wockeseye came before the king, on Tuesday after the Annunciation, and sought to replevy his rent of 10s. in Shipton Moyne, which was taken into the king's hands for his default against Robert le Queilter of Kyngeston.

To the sheriff of Wilts. Order to cause a regard to be made in the forest of Selewod before the coming of the justices of the Forest, the regard to be made before Midsummer.

[Capitula.]

Adam de Novo Mercato came into the king's court at Westminster, and granted to Robert de Tybotot his right in the manor of Benetleye and in the advowson of the church of that manor.

*Membrane 8d—Schedule.**[Names of the Cardinals and Officials of the Roman Court.]*

- To Brother Latinus, bishop of Ostia, cardinal of the apostolic see.
- To Brother Bienteviegne, bishop of Albano, cardinal of the apostolic see.
- To Ordonius, bishop of Tusculum, cardinal of the Holy Roman church.
- To Sir James de Sabello, cardinal deacon of St. Mary in Cosmedin.
- To Sir Ankerus, cardinal priest of St. Praxed.
- To Brother Jerome, cardinal priest of St. Potenciana.
- To Sir William, cardinal priest of St. Mark.
- To Sir Gerard, cardinal priest of the Basilica of the Twelve Apostles.
- To Sir Geoffrey, cardinal deacon of St. George in Velabro (*ad Velum Aureum*).
- To Sir Matthew, cardinal deacon of St. Mary in Porticu.
- To Sir James de Columpna, cardinal deacon of St. Mary in Via Lata.
- To Sir Jordan, cardinal deacon of St. Eustace.

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Membrane 8d—Schedule (cont.).

To Peter de Petris Grossis, vice-chancellor of the Holy Roman church.
 To John Gaitanus, notary of the pope.
 To Master Richard, notary of the pope.
 To Master Bernard de Neapoli, notary of the pope.
 To Master Benedict de Agnania, notary of the pope.

MEMBRANE 7d.

Richard de Shete came before the king, at Deneford, on Monday after St. Ambrose, and sought to replevy his land in Fershwate, which was taken into the king's hands for his default against Master Roger de Horton.

Bartholomew son of Geoffrey de Thingden came before the king, on Tuesday after Palm Sunday, and sought to replevy his land in Duston, which was taken into the king's hands for his default before the justices of the Bench against Lecia, late the wife of Geoffrey de Thingden.

Robert de Bretton come before the king, on Thursday after St. Ambrose, and sought to replevy to John de Horbir[y] and Margaret his wife their land in Shitlington, which was taken into the king's hands for their default in the king's court against William son of Ingram de Kirkeby.

Memorandum, that Stephen de Sancto Tudio came before the king, on Friday before Easter, and sought to replevy his land in the town of St. Tudy (*de Sancto Tudio*), which was taken into the king's hands for his default before the king against Reynfrid (*Reymfrm*) de Keligreu.

April 19.
Woodstock.

Edmund de Bathonia, canon of St. Paul's, London, rector of the churches of Westbir[y], Chikwell, and Beningworth, acknowledges that he owes to Robert de la Felde 70 marks: to be levied, in default of payment, of his lands and chattels in cos. Middlesex, Lincoln, Hereford, Essex, and Gloucester.

Thomas de Vallibus came before the king, on Sunday the octaves of Easter, and sought to replevy to William Hanred the latter's land in Armingworth, which was taken into the king's hands for his default against Stephen Rabaz and Alice his wife. This is signified to the justices of the Bench.

Roger de Mortuo Mari puts in his place John de Lak and Richard Belle in the suit before the king between him and David de Offinton concerning a trespass committed upon him by David.

Enrolment of release by Richard le Forester to the king and queen of his right in the lands that belonged to Jordan le Forester, his brother, deceased, tenant in chief. For greater security he has procured the enrolment of this release in the rolls of chancery. Dated at Wodestok, on Monday the morrow of the octaves of Easter, 1281, 9 Edward.

Memorandum, that Richard came into chancery and acknowledged the premises.

William le Tornur of Wodestok and Christiana his wife put in their place Andrew le Criur in the suit before the king between them and Brother Walter, master of the hospital of St. John without the East Gate, Oxford, and brother Roger 'the Godegegge' concerning a trespass committed upon them by Walter and Roger.

1281.

Membrane 7d—cont.

Simon de Furneaux, rector of the church of Endreby, acknowledges that he owes to Henry de Lenn, clerk, 7*l.* 5*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of deed of Alexander son of Clement Curluy, witnessing that, on Friday the eve of the Invention of the Holy Cross, 9 Edward, R. bishop of Bath and Wells confirmed to him all the land that Alexander has of the feoffment of Richard de Dokingg, which Richard had of the bishop's feoffment, on condition that Alexander pay to the bishop at his bailiwick of Therring 6*d.* yearly of rent, and 1*d.* for the king's scutage when it comes at 20*s.*, and more or less if the scutage be more or less than 20*s.*; doing to the chief lords of the fee for the bishop all the services therfor due. Witnesses: Sir Thomas Weilaund and Sir John Lovetot, then justices of the Bench; Sir John de Ingalesthorp, Sir Ralph de Quaddon, knights; Sir John de Kyrkeby, William de Middleton, Walter de Bintre.

Memorandum, that Alexander came into chancery and acknowledged the premises, and granted that, if he fail to make payment, he shall be restrained by all his lands and tenements.

May 5. Richard de Aston acknowledges that he owes to Stephen de Cornhull, Kennington. citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Dorset.

Richard de Tany, knight, and Giles Boys acknowledges that he owes to R. bishop of Bath and Wells 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 11. Benedict de Rolleston acknowledges that he owes to Adam de Creting Westminster. 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

William de Luton acknowledges that he owes to William de Hamelton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of agreement made between the king and queen and Sir John de Cameis, son and heir of Sir Ralph de Cameis, whereby John demises to the king and queen his manor of Ditton, co. Cambridge, for fifteen years from St. John before the Latin Gate, 9 Edward. Witnesses: Sir Robert Burnel, bishop of Bath and Wells, John de Vescy, Robert Tibetot, Hugh son of Otto, John de Kirkeby, John de Lovetot.

The abbot of Rievaulx acknowledges that he owes to William de Hamelton 176*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John del Boys, knight, acknowledges that he owes to Nicholas Test and his fellows, merchants of Lucca, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Memorandum, that Henry de Perepund came into chancery, on 15 May, in the eighth (*sic*) year, and acknowledged that he had received from John de Eyvill 100 marks in which John was indebted to him, and he acquitted John thereof.

John le Mareschal of Hakeburn acknowledges that he owes to John son of Richard de Hakeburn 18 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

1281.

Membrane 7d—cont.

Richard Pouterel acknowledges, for himself and heirs, that he owes to William Hamelyn 25 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard de Cantuaria acknowledges that he owes to William de Arrace 4*l.* 9*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Alan de Plugenet acknowledges that he owes to John de Grimisted 20*l.*; to be levied, in default of payment, of his lands and chattels.

Hugh de Digneneton acknowledges that he owes to Henry de Greyneford 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Middlesex.

Robert de Plesys acknowledges that he owes to William de Monte Caniso 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Ralph Springehoes acknowledges that he owes to Milicent de Monte Alto 60*s.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment, acknowledged in chancery by John de Castreton, Milicent's steward.

Henry de Grey acknowledges that he owes to William de Monte Caniso 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Ralph de Hevre acknowledges that he owes to John de Sancto Dionisio 50*s.*; to be levied, in default of payment, of his lands and chattels in cos. Kent and Essex.

Hugh Lovel acknowledges that he owes to R. bishop of Bath and Wells 10 marks; to be delivered, in default of payment, of his lands and chattels in co. —.

MEMBRANE 6d.

Enrolment of agreement between Richard de Mangodesfeld, mayor of Bristowe, and the commune of the same town, on the one part, and the merchants in woad (*marchaunz weyders*) of Amyens, Corbye, and of Nele, of the other, that the merchants coming into that town with their woad ought to warehouse (*herberger*) their woad in accustomed places, as they were wont to do, and that four suitable porters shall be chosen by the common assent of the mayor and the merchants, and sworn to this that they will make the stacks (*gerners*) well and faithfully in this form—that the woad shall be bruised (*creisez*), turned and mixed, and at the fourth time shall be put in stack, before being put to assay. Of the four porters chosen the merchants may take two to make their stacks or all four if they wish. When the merchants wish to sell their woad, they shall put (*bauderunt*) it in assay to two or three dyers of the town, or more if they wish, living by their craft (*mester*), whom they shall chose. If the merchants and the dyers cannot agree concerning the result (*fer*) after the assay have been made, the merchants may put their woad to assay in another place with other dyers of that town at their pleasure, or may send their woad out of the town to be sold where they will. If any merchant send woad into the town and wish to mix it with any stack previously made, he ought to make the stack entirely afresh, and afterwards put it to assay in form aforesaid. The mayor shall have power by his office to cause all the dyers

1281.

Membrane 6d—cont.

of the town to be sworn that they will make the assay well and truly for the town and for the merchants, and that when they have thus been sworn the oath shall last for their lifetime (*par ceo soul serement q'il frunt s'enpassent a terme de lur vie*). If any new dyer come and wish to live by his craft, the mayor shall take his oath according to the form aforesaid. If any dyer be attainted of unfaithful assay, the mayor shall have power to punish him according to his offence. In witness whereof Richard de Mangodesfeld, then mayor, Thomas de Hamelden, Henry de Siston, Walter Fraunceis, John Seinde, John Bruselaunce, Simon de Wedmor, William de la Cornere, burgesses of the said town, have put their seals to this divided writing (*escrist parti*). Dated at Westminster, the eve of the Ascension, 9 Edward. *French.*

William Corbet acknowledges that he owes to William Brun 6 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.
Cancelled on payment.

John de Sancto Johanne acknowledges that he owes to Queen Eleanor, the king's mother, 600*l.*; to be levied, in default of payment, of his lands and chatels in co. Southampton.

Robert de Plumpton acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Benedict de Rolleston acknowledges that he owes to Master Roger la Fortee 7½ marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

The prior of Chirebiry acknowledges that he owes to R. bishop of Bath and Wells 17*s.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Poncius de Mora, merchant, acknowledges that he owes to William de Monte Caniso of Edwardeston 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

The prior of Blithburgh acknowledges, for himself and house, that he owes to Master Alan de Berton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

William de Reley, knight, acknowledges that he owes to William de Hamelton 4 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Geoffrey de Langelee acknowledges that he owes to the abbot and convent of Wellebek 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Robert de Mortimer acknowledges that he owes to Henry de Lenn, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in cos. Hereford and Salop.

Memorandum, that on Thursday before Whitsuntide, there were delivered into the wardrobe at Westminster to Thomas de Gunneys, then one of the keepers of the wardrobe, a letter of procuracion (*procuratorium*) under the seals of the *consules* of the towns of Condom (*Condomio*), Mézin (*Medicinò*), Nérac (*Nayriaco*), Montréal (*Monte Regali*), and St. Gaudens (*Sancto Gaudencio*) that the men of the said castles and towns may, as

1281.

Membrane 6d—cont.

their syndic said, buy and sell salt wherever they wish within certain limits, concerning which the bishop of Agen produced an award (*arbitrium*), which the king confirmed.

Memorandum, that Walter de Wymburn delivered to William de Gisilham, on Thursday before Whitsuntide, the Ragman-roll (*rageman*) of Wilts.

Almaric de Somers[eta] came before the king, on Thursday after St. Augustine, and sought to replevy to Richard le Coynte the latter's land, which was taken into the king's hand for Almaric's (*sic*) default against Henry Leik.

Roger le Estraunge acknowledges that he owes to Guncelin de Badelesmer 40 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

John Peverel acknowledges that he owes to Stephen de Cornhull 17l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John de Crepping acknowledges that he owes to the said Stephen 11l. 12s. 0d.; to be levied, in default of payment, of his lands and chattels in co. York.

Robert son of Payn acknowledges that he owes to Walter de Kancia 84 marks; to be levied, in default of payment, of his lands and chattels.

Memorandum, that Walter de Wymburn delivered to Gilbert de Thornton, on the eve of Whitsuntide, the Rolls of Rageman of Lincoln.

John Drawe came before the king, on Friday after St. Augustine, and sought to replevy to Henry le Sawyer's the latter's land in Remeseye, which was taken into the king's hands for Henry's default against Agatha, late the wife of Henry le Loke.

The said John, on the same day, sought to replevy to Edith, late the wife of Ralph de Boneyate, her land in Romesie, which was taken into the king's hands for her default against the aforesaid Agatha.

The said John, on the same day, sought to replevy to John le Noble the latter's land in Romeseie, which was taken into the king's hands for his default against the aforesaid Agatha.

The said John, on the same day, sought to replevy to Alice Attemuln her land in Welles, which was taken into the king's hands for her default against Isabella, late the wife of Henry Attemuln.

The said John, on the same day, sought to replevy to Cicely, late the wife of Adam le Corur, her land in Remeseye, which was taken into the king's hands for her default against the aforesaid Agatha.

The said John, on the same day, sought to replevy to Thomas Attemuln the latter's land in Welles, which was taken into the king's hands for his default against the aforesaid Isabella.

William Waldesheif acknowledges that he owes to Iterius de Ingolisma 25l.; to be levied, in default of payment, of his lands and chattels in co. Oxford and Huntingdon.

Robert de Hornede, Peter de Horned, William de Horned, and John de Horned acknowledge that they owe to the king 35s.; to be levied, in default of payment, of their lands and chattels in co. Hertford.

1281.

Membrane 6d—cont.

The said Robert, Peter, William and John acknowledge that they owe to Iterius de Ingolisma and Brunettus de la Porte 10 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Richard de Limeseye acknowledges that he owes to Theobald de Verdun 8 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

The prior of Duddel[eye] acknowledges that he owes to John de Brugges 60s.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Philip de Clopton, chaplain, acknowledges that he owes to Master Geoffrey de Asphale 4 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of John de Salne of Stilton acknowledges that he owes to Thomas de Wymundeham 40s.; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Robert de Nevill acknowledges that he owes to Aaron son of Vives, a Jew of London, 9l.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Geoffrey son of Ralph de Balsham acknowledges that he owes to Aaron son of Vives, a Jew of London, 105 quarters of wheat, price 6s. 8d. a quarter; to be levied, in default of payment, of his lands and chattels in the city of London.

Memorandum, that Walter de Wimburn, on Wednesday in Whitsun week, delivered to Gilbert de Thorinton, then the king's advocate (*narrator*), two charters, one under the name of King Henry II. and the other under that of King Richard, concerning the manor of Dancastre, which the king demanded against Peter de Malo Lacu as his right.

The prior of Chastelacre acknowledges that he owes to Master Geoffrey de Haspal 52 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

David son of Llewelyn son of Griffin acknowledges that he owes of Nutus de Florencia, merchant, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of release by Elias de Hauville, knight, to Sir Ralph de Sancto Mauro and Richard Punchardun of all his anger and action against them jointly and severally, or against their men or servants, because they took Amy his wife and certain goods and chattels that she had with her out of his power and detained her at their pleasure, or for any thing that Ralph did or was said to have done to her, or for costs, damages and expenses in this connexion. Witnesses: Otto de Grandi Sono, Hugh son of Otto, Richard Fokeram, Adam de Lascell[is], Hugh de Angervile. Dated at London, 1 June, 9 Edward.

Memorandum, that Elias came into chancery, and acknowledged the premises.

Aaron son of Vives, a Jew, acknowledges that he owes to Elias de Hauville 100 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

1281.

Membrane 6d—cont.

Reginald de Hanescomp acknowledges that he owes to Ralph de Hengham 13*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Sancto Licio de Welleburn acknowledges that he owes to Robert de Scardeburgh 6 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

MEMBRANE 5d.

Memorandum, that John de Radenor, receiver of Buelt, came into chancery, on 5 June, and acknowledged receipt from Master Henry de Bray, when he was bailiff of Bergeveny, of 725 marks, to wit 100*l.* before Henry was fermor of the bailiwick and the remaining 575 marks after he was fermor, for the works of the castle of Buelt, and he acquitted Henry thereof.

Afterwards Master Henry came into chancery and acknowledged that he owes to the said John 43*l.* 3*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Stephen de Houeden, clerk, came into chancery, on 6 June, and acknowledged that he owes to William de Holecote 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Ludinton came before the king, on Friday after Whitsuntide, and sought to replevy to William de Bisshopesdon, the elder, the latter's land in Wellesburn, which was taken into the king's hands for his default against Master William de Portubus and Elizabeth, his wife.

The king sent his writ to this effect: 'Edward, etc. to William de Saham. We order you to go in person, so soon as the affairs of your eyre in co. York will permit, to Dervergulla de Balliolo to hear her acknowledgment, which she will make before you, concerning certain lands, of which she enfeoffed by her charter John de Balliolo, her son, and our kinswoman Isabella, daughter of the earl of Warren, John's wife, and to send to us under your seal the record of the acknowledgment, so that we may have it in a month from Easter. Witness myself at St. Edmund's, 7 February, in the ninth year.'

In accordance with which mandate, William went to Dervergulla at Driebug in Scotland, on Friday after the Annunciation of St. Mary, and Dervergulla acknowledged before him that she had granted by her charter to John and his heirs and Isabella his wife all her lands and rents of Ludingland, Great and Little Yarmouth, Torkeseye, Totenham, Wadington, Hautebarge, Beltesford, Dunyngton, Golkeby, and Repindon: to hold of her during her life and afterwards of the king and the other chief lords of the fees by the services therefor due and accustomed; so that if John pre-decease her, Isabella shall retain the lands for life and shall have her dower of John's other lands and rents; with remainder to Dervergulla if John and Isabella die without an heir begotten between them. In case John die before Dervergulla seised of the lands falling to him by inheritance, Isabella shall then claim nothing in the lands conferred upon John and her, except in allowance of part of her dower. Derverguilla made this recognisance under this form: that if any tenements, advowsons or other things at Totenham or elsewhere are excepted in the charter, they shall be reserved to her for ever; but if not, the acknowledgment shall stand in form aforesaid, because she did not recollect the tenor of the charter in all things.

1281.

Membrane 5d—cont.

Adam de Monte Alto, knight, acknowledges that he owes to Gerard de Collum 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Simon son of Stephen de Sutton, Baldric his brother, William Attefeld of Sutton, Richard Serle of Sutton, John Malemeins of Sutton, John atte Pende of Sutton acknowledge that they owe to Thomas, bishop of St. David's, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John Tropinel of Stoebrigg acknowledges that he owes to Simon le Naper 8 marks 5*s.* 4½*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Benedict de Rolleston acknowledges that he owes to Master William de Marchia 2 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard de Knoll came before the king, on Monday the morrow of Holy Trinity, and sought to replevy his land in Pappeworthe Agnes, which was taken into the king's hands for his default against Geoffrey de Sandiacre.

June 7.
Westminster.

To the justices of the Bench. Notification that the king has rendered to Robert son of Walter, Dervergulla his wife, Robert de Greilly and Hawisia his wife, in exchange for the advowson of the church of Thynden, which they gave to him by their charter, the 8*l.* 3*s.* 4*d.* yearly of land in Kingeston granted to the king by them to supply the deficit of the manor of Burgh (*Burgo*), which John de Burgo, father of the said Dervergulla and Hawisia, of whom they are the heirs, demised to the king as worth (*pro*) 30*l.* yearly of land.

Peter de Monte Forti acknowledges that he owes to Aaron son of Vyves, a Jew of London, 18*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Guy, prior of Montacute, acknowledges that he owes to John de Lincolnia 14*l.* 12*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Somerset.

Robert de Crevequer and John de Sancto Edmundo acknowledge that they owe to Aaron son of Vyves, a Jew of London, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Suffolk.

June 11.
Barnes.

Roger son of Roger de Danyssewell came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Great Akle, which was taken into the king's hands for his default against Roger son of Richard de Denyssewell.

Walter de Scitelcroft acknowledges that he owes to Aaron son of Vives 100 quarters of wheat, price half a mark the quarter; to be levied in default of payment, of his lands and chattels in co. Kent.

Bernard de Brus acknowledges that he owes to Aaron son of Vives 30 sacks of wool, price 10 marks a sack; to be levied, in default of payment, of his lands and chattels in co. Rutland.

William le Vineter came before the king, on Friday after Holy Trinity, and sought to replevy his land in Kingeston to Alan de Neubur[y] and Ralph le Pot their land in the same town, which was taken into the

1281.

Membrane 5d—cont.

king's hands for their default against Alice, late the wife of Bartholomew le Teynterer. This is signified to the justices of the Bench.

Alan Athoresmecche came before the king, on Saturday after St. Barnabas, and sought to replevy to Emma atte Wode her land in Cunebelle, which was taken into the king's hands for her default against Juliana de Murifeld. This is signified to the justices of the Bench.

Gilbert de Brunolesheved acknowledges that he owes to Master Alan de Berton 60s. ; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland, Lancaster and York.

Enrolment of deed of Peter Viger Rustand de Soler, burgess of Bordeaux, and Gitard de Burg, knight, lord of Bertoyl, acknowledging themselves bound to Gregory de Rokesl[eye], citizen of London, in 100 tuns and two pipes of Bordeaux wine, for 150*l.* sterling paid to them in London on the day of the making of this deed ; which wine they undertake to render to Gregory at London from the next vintage, warehoused (*heberge**z*) and gauged (*gaug**ez*) at their cost and risk, within cellars in the vintry at London, full and oiled, and acquitted (*engetes*) of prise and of all other costs, saving the king's little custom, which Gregory shall pay and gauge for them. In case the wines be lost at sea, they shall be bound to render the said wines from the next following rack (*rec*) before Easter. When Gregory shall have seen and tasted the wines in cellars, and if they cannot furnish the said quantity of good and merchantable wines of the vintage aforesaid, they shall be bound to make good the deficiency from the following rack (*reec*) before Easter, or to pay 40*s.* and 40*d.* for each barrel that is lacking. They undertake to make good Gregory's damages incurred by non-delivery, taking his bare word for the amount thereof. For the execution of the agreements they charge their goods, on sea or on land, and renounce all cavils, franchises, etc., that might aid them against Gregory. Witnesses : Pontius (*Pounz*) de la More, John Colum, Alexander de Cambes, Bernard Breuter, Peter Chaillau, Elis Boet, Peter Dumas, Reymond Alaude of Burdeux ; Henry le Waleis, Walter le Cornwaleis, Henry de Hereford, Henry de Burg, John le Clerc. Dated at London, on Monday after Holy Trinity, 9 Edward. *French.*

July 10. *Memorandum*, that Peter Viger came into chancery, and acknowledged Westminster. the premises, and granted that the wines shall be levied, in default of delivery, of his lands and chattels in Gascony and elsewhere.

July 11. To the sheriff of Essex. Notification that Roger son of Roger de Barnes. Danyssewell came before the king, on Wednesday after Holy Trinity, and sought to replevy his land in Wykes, which was taken into the king's hands for his default in that county [court] against Roger son of Richard de Denyssewelle.

Almaric de Som[erset] came before the king, on Thursday after St. Augustine, and sought to replevy to Richard le Coynte the latter's land, which was taken into the king's hands for his default against Henry Lak.

Roger Grymbaud acknowledges that he owes to Master Ralph le Sauser 2½ marks ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

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Membrane 5d—cont.

Enrolment of grant by Hugh de Plessetis to the king of his manor of Hedyndon, with the members, hundreds, liberties, etc., which manor is of the crown of England. Witnesses: Sir John de Vescy, Otto de Grandisono, Robert Tibotot, Stephen de Penecestre, Hugh son of Otto, Thomas de Weyland, John de Luvetot, Richard de Bosco.

Memorandum, that this charter and two letters patent of Hugh's, one directed to Henry de Dymmok to make seisin of the manor to the king and queen, and the other to all the tenants of the manor to be intendent to the king and queen, were delivered to the exchequer, on Thursday before Midsummer, by the hands of Richard de Bosco, to be kept in the treasury, so that from henceforth answer shall be made to the exchequer for the issues of the manor, and that it shall hereafter remain annexed to the crown.

Michael le Pettor of London acknowledges that he owes to William Barage 13*l.*; to be levied, in default of payment, of his lands and chattels in London.

William de Louseby came before the king, on Monday the eve of Midsummer, and sought to replevy to Roger, bishop of Coventry and Lichfield, and to Juliana, late the wife of William Turnepeny, their land in Staunton near Saundiacre, which was taken into the king's hands for their default before the justices in eyre at Derby against Philip de Stonenby and Isabella, his wife. This is signified to the justices in eyre in co. Lincoln.

Walter de Tileo, and Nicholas his brother of Milkanthorp acknowledge that they owe to William de Hamelton 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Memorandum, that Roger Brian, William de Hauvill, Henry de Grelley, and Nicholas le Paneter, executors of the will of Ralph de Hauvill, came into chancery, on Wednesday the morrow of Midsummer, and surrendered two charters, transcripts whereof are appended to this roll, which charters are cancelled because Hugh de Hauvill, Ralph's brother and heir, came into chancery on the same day and released to Robert son of Walter and Dervergulla his wife and to Robert de Greilly and Hawisia his wife, parceners and heirs of John de Burgo, his right in 14 acres of land in the parish of Waukere and his claim in Richard Box and other bondmen, as is contained in the deed enrolled immediately after this memorandum, which deed the said heir acknowledged. The said executors acknowledged that they had received from Robert and Robert 100 marks, which Robert and Robert acknowledged that they owed to Ralph, as appears on the dorse of the Fine roll for the eighth year.

Membrane 5d—Schedules.

Copy of grant by John de Burgo to Ralph de Hauville, for his service and for 100 marks, of 14 acres of land of John's demesne, lying between the croft that belonged to Warin de Waukre and the Greneweys and the Heldeburweys, in the parish of Waukre, together with Richard de Boxe, Ralph de Boxe, William de Boxe, William Aumfrey, Godehugue, Stephen de Boxe, Geoffrey son of Adam, Mila atte Holm, Isabella Ruall, Basilia Wlmer, John son of the beadle (*bedelli*), and Walter de Boxe, formerly John's bondmen of Waukre, with all their issue, chattels, and the tenements held by them of John in Waukre; rendering therefor two barbed arrows fledged with peacock feathers (*sagittas barbelatas pavone*

1281.

Membrane 5d—Schedules (cont.).

pennatas) at Midsummer yearly. Witnesses: Sir Robert de Milkeleye, Sir Richard de Cattesbyr[y], Henry de Wakerle, Geoffrey de Hauvile, Roger Bryen, John de Waulington, Laurence de Gippegrave, Hamo Brien, William le Brettun, John the clerk.

Copy of grant by the aforesaid John de Burgo to Geoffrey de Hauvile, for his service and for 60s., of two acres of meadow in Le Holm, as they lie in length and breadth by marks and bounds between the meadow of Milla atte Holm and John's meadow in the parish of Waukre; rendering therefor a barbed arrow at Midsummer yearly. Witnesses: Henry de Wakerle, Roger Brien, Ralph de Hauvile, John de Walington, John de Poley, Laurence de Gippegrave, Hamo Brien, William le Brettun.

MEMBRANE 4d.

Enrolment of release by Hugh de Hauvile, son and heir of Ralph de Hauvill, to Robert son of Walter and Dervergulla, his wife, and to Robert de Grelly and Hawisia his wife of his right in 14 acres of land in the parish of Waukere, and in the bondmen named in the preceding grant to Ralph de Hauvile, brother of Hugh, by John de Burgo, the younger. Witnesses: Sir Ralph de Whaddon, Sir Robert de Melkeleye, Sir Ralph son of Fulk, Sir John de Escheby, knights; Richard de Multon, Roger Brian, Robert de Mundane.

Henry de Shoteshbrok acknowledges that he owes to Hamo de Lysewys 69s.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Walter de Insula came into chancery and acknowledged that he owed to Queen Eleanor, the king's mother, 11*l.* yearly during the minority of Henry Huse, the younger, one of the heirs of Henry le Flemeng; to be levied, in default of payment, of his lands and chattels.

Thomas de Arundel came before the king, on Tuesday after SS. Peter and Paul, and sought to replevy to Matilda, late the wife of Duncan de Glen, her land in Upton Grey, which was taken into the king's hands for her default against John de Cumbes.

July 1.
Westminster.

To the bishop of Chichester. Order not to compel Master Geoffrey de Asphale, king's clerk, who is beneficed in the bishop's diocese and is continually engaged in the king's affairs, to take orders or make personal residence, and not to molest him concerning his benefices, and to cause to be released any sequestration that he may have caused to be made of the fruits or goods of Geoffrey's benefices, as the king's clerks ought not to be compelled to do these things whilst engaged in the king's service, and the king and his progenitors have always heretofore used from time out of mind these privileges for their clerks. [*Fœdera*; Prynne, *Records*, iii. 274.]

Henry de Lacy of Colesdon acknowledges that he owes to John de la More 15 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Hugh de Chaunceus acknowledges that he owes to Matilda, late the wife of Nicholas de Cugeho, 63 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1281.

Membrane 4d—cont.

William de Percy, parson of the church of Catton, acknowledges that he owes to Walter de Kente 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

July 7.
Westminster

Philip de Aubyny, who has gone (*sic*) to parts beyond sea by the king's licence, attorned before the king William de Aubyny in his place in all pleas. And the king, at Philip's instance, granted that William might make attorneys in Philip's place until All Saints next, unless Philip return in the meantime.

Enrolment of agreement made at London, on the day of the Translation of St. Thomas, 9 Edward, between Robert Burnel, bishop of Bath and Wells, and Sir Simon de Insula, son of Sir Philip de Insula, whereby Simon demises to the bishop his manors of Heneketon and Wolde, in the Island of Ely, co. Cambridge, for five years from Michaelmas, 9 Edward, for 240*l.* paid by the bishop beforehand, Simon doing the services therefor due during this term, with numerous covenants concerning repair, transference of stock and crops, etc. Witnesses: Sir Ralph de Hengham, Sir John de Cobham, Sir Hamo Hauteyn, Sir Roger de Leycestria, Sir William de Brumpton, Sir Robert de Insula, Sir Serlo de Frivile, Sir Philip de Colevile, Sir Palph Pirot, Fulk Baynard, Henry son of Auger, Baldwin de Sancto Georgio.

Memorandum, that Simon came into chancery and acknowledged the premises.

Enrolment of deed by the said Simon, granting that if he die before the end of the said term leaving heirs under age, so that the wardship of the aforesaid manors come to the chief lords, the bishop shall have 56*l.* from his goods and chattels for each year, and that his executors shall not have administration of his goods until the bishop have been satisfied for this debt. Witnesses: Sir Saer de Frivile, Sir William de Stepelton, knights; Walter de Scheldfanger, William de Midd[esexia].

Memorandum, that Simon came into chancery, and acknowledged the premises.

William le Wodeward of Yateleye, Robert de la Bruere of Langeleye, and Robert de Colebrok acknowledge that they owe to William de Hamelton 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Southampton and Buckingham.

Master Henry de Bray acknowledges that he owes to the aforesaid William 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Sancto Johanne acknowledges that he owes to William Paynel 72 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Wolmar de Essexia acknowledges that he owes to William Paynel 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of grant by Elias de Rabayn and Matilda his wife to the king and queen of all their lands in the town of Nether Lym with the hamlet of La Burste and the port of Wowe. Witnesses: John de Vesey, Robert Tibotot, Hugh son of Otto, Hugh Poinz, Thomas de Weyland, John de Lovetot, Richard de Bosco, John de Cormayles, Robert de Wodeton, Ingeram le Waleys, Adam le Deneys, William Gouk, John de Sar[esburia], and Peter de Bosco.

1281.

Membrane 4d—cont.

July 12. *Memorandum*, that Elias and Matilda came into chancery, and acknowledged the premises, and released all the lands to the king and queen.
Westminster.

Memorandum, that the charter was delivered, on 12 July, to the abbot of Westminster, the king's treasurer, by the hands of John de Kirkeby, to be kept in the treasury.

William le Gros acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Thomas de Ardern of Hanewell acknowledges that he owes to Hugh de Vienna 80 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Hugh le Engleys of Clonbir[y] acknowledges that he owes to Hugh Burnel, knight, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Robert de Staches acknowledges that he owes to Equilinus de Bleyves 19 marks 10s. 10d.; to be levied, in default of payment, of his lands and chattels in the city of London.

Margaret la Russe acknowledges that she owes to William de Hamelton 18½ marks; to be levied, in default of payment, of her lands and chattels in cos. Warwick and Stafford.

MEMBRANE 3d.

Enrolment of grant by Thomas de Ispania, son of William de Ispania of Pinchingfeud, to Sir Ralph de Hengham, for his homage and service and for 200 marks, of a messuage with buildings, gardens and all appurtenances within and without the said town: to hold of Thomas during his life and after his death of the chief lords; rendering therefor yearly to Thomas during his life 1d. at Christmas and doing all the services to the chief lords. Witnesses: Sir Thomas de Weyland, Sir William de Boruntun, Sir John de Lovetot, the king's justices; Sir Reginald de Ginges, Sir Adam de Northtoft, Sir Ralph de Badelesmere, Sir John de Liston, Sir Peter de Talewrthe, Sir William Picot, knights; William son of Geoffrey, Richard Walram, Henry le Somenur, William Riis.

Memorandum, that whereas R. bishop of Bath and Wells, on Tuesday before St. Margaret, delivered Juliana, daughter and heiress of John de Sandwyco, tenant in chief, whose wardship the bishop has of the king's commission, to Ralph de Sandwyco and to William de Orlaveston, Ralph and William came into chancery and acknowledged that they would restore Juliana to the bishop before the Nativity of St. Mary next under penalty of 1000 marks, unless she die in the meantime; to be levied, in default, of their lands and chattels.

John Hardel acknowledges that he owes to Master Thomas le Keu 56s. 9d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

John Hardel acknowledges that he owes to William Barage 43s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

1281.

Membrane 3d—cont.

John Joye of Much (*Magna*) Markeleye acknowledges that he owes to William de la Haye, clerk, 42s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Richard de la Cruce, Geoffrey de Bromeleye, and William son of Edmond Damyon, put in their place Seman le Lung in the suit before the king concerning a trespass committed upon John de Charteney.

Philip de Mungomery acknowledges that he owes to William de Ramesey 8 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Aug. 3.
Fobbing.

Richard de Exonia acknowledges, for himself and heirs, that he owes to Philip de Monte Gomeri and his executors 60 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

William son of Alan de Cakethorp acknowledges that he owes to Richard de Lek 5½ marks; to be levied, in default of payment, of his lands and chattels.

Walter de Chebeham, citizen of London, acknowledges that he owes to R. bishop of Bath and Wells 100l.; to be levied, in default of payment, of his lands and chattels in the city of London.

Henry de Grey puts in his place Thomas le Chaumberleyn in the suit before the king between him and Stephen son of Elias de Withechirch, Ralph son of the smith of Watenho, William le fiz le Seneschal, and Agnes la Dame of Henovere concerning a trespass committed upon him by them.

William de Lindeseia acknowledges that he owes to Hugh de Derby, chaplain, 50l.; to be levied, in default of payment, of his lands and chattels in Ireland.

To do this he found as security Nicholas Siffrewast, who likewise acknowledged the aforesaid sum, and granted that it shall be levied, in William's default, of his lands and chattels in cos. Rutland and Oxford.

The disputes and actions between Reginald, abbot of the Holy Cross of Waltham, and Richard, abbot of Westminster, by reason of certain sluices commonly call 'lock' (*locum*) newly erected by the abbot of Waltham, and the damages and grievances done to the abbot of Westminster by the reflux of water from the same to his mill frequently flooding his meadow, are appeased, at the beginning of September, in the ninth year, by the mediation of R. bishop of Bath and Wells, the chancellor, J. de Kirkeby, archdeacon of Coventry, and others of the king's council, and of Iterius Buchard and H. de Kendal, king's clerks, in this wise: that the abbot of Waltham ought to repair the mill-wheels of the abbot of Westminster in Amewell and the sluices and pond of the same mill and to repair at his own costs the abbey, which is injured by the reflux of the water aforesaid, all of which shall be done as speedily as possible. After these things have been done, each of the parties shall choose two faithful men and the king shall join to them another, and these five shall see and cause the premises to be done at the expense of the abbot of Waltham, and they shall afterwards cause any injury done by the sluices aforesaid in the future to the mill or meadow to be removed by royal authority, after it have been sworn to (*prestito sacramento*). The abbot of Waltham granted in court that the king may compel him to do these things unless he do them with due speed. [*Part. Writs.*]

1281.

*Membrane 3d—cont.*Sept. 10.
Windsor.

Master Walter de Cliff[ord], rector of the church of Chester, acknowledges that he owes to Francis Accurs[i], LL.D., 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Master Henry de Braunteston, who is going to parts beyond sea on the king's affairs, has given power in the king's presence to Hugh de Braunteston, his brother, and to Thomas de Bosco to make attorneys in his place in all pleas. The king granted, at Henry's instance, that Hugh and Thomas might make attorneys in Henry's place until Michaelmas next and from a year from then, unless Henry return in the meantime.

— Elias de Hauville came before the king, on Sunday the feast of St. Bartholomew, and sought to replevy his land of Weston, which was taken into the king's hands for his default against Mabel de Ketene.

William de Esthalle came before the king, on Sunday after the Exaltation, and sought to replevy to Eustace Clement the latter's land, which was taken into the king's hands for his default against Jul[iana], late the wife of William le Ewer. This is signified to the justices of the Bench.

William son of Petronilla de Ludelawe came before the king, on Wednesday after St. Matthew, and sought to replevy to Richard de Clanefeld and Christina his wife, Richard son of Richard de Orleton, Sibyl his sister, John de Lyneye and Agnes his wife their land, which was taken into the king's hands for their default against Master Clement, parson of the church of Chaddesleye.

The said William came before the king and sought to replevy to Geoffrey le Orfevre the latter's land in Ludelowe, which was taken into the king's hands for his default against Agnes, late the wife of Richard Emble.

The abbot of Battle puts in his place Thomas de Stapewode and John de la Croyce in the suit before the king between him and Giles, parson of Husseburn church, John le Chapleyn of Husseburn, Walter le Chapleyn of Ferneham, Giles le Clerc of Husseburn, Walter de Munden, William Talmache, Roger Toralde, John le Hayward, Robert Hoppegamen of Chete, and William le Irreys concerning a trespass committed upon him by them.

The abbot of Torre acknowledges, for himself and his successors, that he owes to Master Alan de Berton 35 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Jordan de Wymburn came before the king, on Monday the octaves of Michaelmas, and sought to replevy his land in New Sarum, which was taken into the king's hands for his default against Martin son of Richard Belle, William le Taillur, and Robert de Brakene.

Robert Hasteng, knight, acknowledges that he owes to Henry de Lenn 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Matilda, late the wife of John Quarell, came before the king, on Saturday after St. Denys, and sought to replevy her land in Fovunte, which was taken into the king's hands for her default against Robert le Tawer and Christiana, his wife.

1281.

Membrane 3d—cont.

Simon de Grey acknowledges that he owes to William Barage 4l. 4s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Stodham, knight, acknowledges that he owes to Henry de Plumbergh 53 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Enrolment of grant from Thomas de Audelyme, lord of Audelyme, co. Chester, to Nicholas, prior of St. Thomas near Stafford, and the convent of the same, in frankalmoin, of the advowson of the church of Audelyme, with warranty against all men except brother J. archbishop of Canterbury and the chapter of the same and Sir John, prior of Wenlok, and the convent of the same. Witnesses: Sir Ralph de Hengham, then chief justice of the Bench; Sir Guncelin de Badelesmere, justice of Chester; Sir William de Audedeley, Sir Nicholas de Staff[ord], Sir William Bagot, Sir William de Staff[ord], Sir Roger de Peulesdon, Sir Henry de Kersewalle, knights; Ralph de Burgo, William de Burton, Richard de Hunsterton.

Oct. 15. *Memorandum*, that Thomas came in chancery, and acknowledged the premises.
Winchester.

Memorandum, that William de Hamelton acknowledges that he has received from John Sampson of York 40l. for which John had made a recognisance to him in chancery.

MEMBRANE 2d.

The prior of Pontefract acknowledges, for himself and his successors, that he owes to Peter de Cestria, provost of Beverley, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Bachesworth acknowledges that he owes to William Edyman 40s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

The prior of Pontefract acknowledges that he owes to Nicholas Teste and his fellows, merchants of Lucca of the society of Beht, 52 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 12. To the sheriff of Derby. Renewed order to take with him twelve knights of the county and to go to the land of Robert de Acovre in Snelleston and the land of William de Meynill in Yivelfey, and to cause perambulation to be made between the lands, and to notify the justices at Westminster in the octaves of St. Hilary under his seal and the seals of four of the knights as to the metes and bounds whereby the perambulation have been made, as William and Robert have put themselves upon the perambulation before the king.
Winchester.

David, archbishop of Cashel, acknowledges that he owes to R. bishop of Coventry and Lichfield 100 marks; to be levied, in default of payment, of his lands and chattels, in Ireland. For payment of which sum he found as surety John de Kirkeby, who granted that this sum shall be levied, in default, of his lands and chattels in co. Leicester. [Pryne, *Records*, iii. 276.]

The said David acknowledges that he owes to John de Kirkeby the said 100 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

1281.

Membrane 2d—cont.

William de Bello Campo, earl of Warwick, acknowledges that he owes to Henry le Tyeys 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

William de Wynebys acknowledges that he owes to Roger de Stok 20*s.* ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Peter de Friseby acknowledges that he owes to Peter de Cestria 16*l.* ; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Richard de Lechton acknowledges that he owes to Thomas le Tailleur 71*s.* ; to be levied, in default of payment, of his lands and chattels in co. Salop.

David, archbishop of Cashel, acknowledges that he owes to R. bishop of Bath and Wells 200 marks ; to be levied, in default of payment, of his lands and chattels in Ireland.

The said bishop of Bath and Wells acknowledges, for the said archbishop, that he owes to R. bishop of Coventry and Lichfield the said 200 marks ; to be levied, in default of payment, of his lands and chattels. [Prynne, *Records*, iii. 276.]

Adam de la Bolde acknowledges that he owes to Laurence son of Nicholas de Ludelawe 6 marks ; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct 24.
Westminster.

To William de Sancto Claro and William de Hamelton, guardians of the bishopric of Winchester. Order to permit the prior and convent of St. Swithin's to put a bailiff in their manor of La Berton without Winchester according to their will, as they and their predecessors have been wont to do in time of voidance and at other times heretofore.

Walter le Butillier of Farnebergh acknowledges that he owes to Thomas de Ippegrave 4 marks ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John Druel acknowledges that he owes to Baldwin Druel 9 marks ; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Buckingham.

Robert Brun and Robert de Bodeham acknowledges that he owes to Laurence de Lodelawe 40*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Hereford, Gloucester and Salop.

William Botevilain acknowledges that he owes to Michael de Norhantona 100*s.* ; to be levied, in default of payment, of his land and chattels in co. Northampton.

William de Penebrugg acknowledges that he owes to Master Henry Wade 110*s.* ; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Robert Lest of Shileford, chaplain, acknowledges that he owes to Master Francis [Accursii*] 11 marks 8*s.* 6*d.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

* From the marginal abstract.

1281.

Membrane 2d—cont.

Martin Beneit acknowledges that he owes to William de Blytheburg 60s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

To do this he found as surety William de Ribbesworth, who has lands in co. Essex, and Thomas de Snyterby, who has lands in co. Lincoln, who acknowledged the debt aforesaid; to be levied, in Martin's default, of their lands and chattels in the said counties.

Oct. 29. Roger de Shamelesford acknowledges that he owes to William de
Westminster. Hamelton 40s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Welles acknowledges that he owes to Peter de la Mare 6
marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nov. 3. The underwritten have quittance of the common summons [of the eyre]
Westminster. in co. Devon.

The prior of Merton.

John de Nevill.

Matilda de Multon.

William de Caunvill.

Thomas Pippard.

The prior of St. John of Jerusalem in England.

Roger de Meles.

John de Weston.

The prior of Montacute.

Richard son of John.

Robert de Lutlebir[y].

The abbot of Malmesbir[y].

Ellen de Gorges.

The prior of Taunton.

Roger Corbet.

William de Evereus acknowledges that he owes to Henry de Len, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cicely de Kenet acknowledges that she owes to Master Walter de Bathon[ia] 24 marks; to be levied, in default of payment, of his lands and chattels.

Theobald be Verdun acknowledges that he owes to William de Ros 100s.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Roger Sprengelos acknowledges that he owes to Adam de Chetewind 10 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Reda, clerk of the king's wardrobe, acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 20l.; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Ralph de Stoppeham acknowledges that he owes to Andrew de Saukeville 14 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1281.

Membrane 2d—cont.

Richard Blundel of Pykewurthe acknowledges that he owes to Gilbert de Cesterton 100s. to be levied, in default of payment, of his lands and chattels in co. Rutland.

Osbert Giffard, William Giffard, Andrew de Estlegh, William Sampson, knights, acknowledge that they owe to Edmund, earl of Cornwall, 80 marks; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Leicester, Norfolk, and Suffolk.

Ralph son of Simon du Park acknowledges that he owes to Ralph de Broghton 50 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that Henry de Shotbrok came into chancery, on Wednesday the feast of St. Leonard, and asserted that he had lost his seal in Westminster Hall through his purse being cut, and he besought that if aught be found hereafter sealed with that seal, it shall not prejudice him in any way.

Ralph de Wynburn came before the king, on Friday after All Saints, and sought to replevy to Nicholas * the latter's land in Helmerton, which was taken into the king's hands for his default against William de Weston and Alice his wife. This is signified to the justices in eyre in co. Devon.

Nov. 6.
Westminster.

The prior of Llanthony Prima in Wales acknowledges that he owes to Henry le Tyeis 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Membrane 2d—Schedule.

Robert de Stoteville came and rendered into the king's hands, on 30 October, in the ninth year, at Westminster, the manors of Kirkebi, co. Northampton, and of Diham, co. Essex, with knights' fees, advowsons of churches, and all other appurtenances, except the homage and service of William de Stoteville, Robert's brother, and of his heirs, which are due to Robert for the manor of Ekinton, which homage and service Robert retains.

And the king granted that he will enfeoff Robert and Alianora de Baliolo, his wife, of the premises, to them and the heirs of their bodies, with reversion to Robert's heirs.

MEMBRANE 1d.

Memorandum, that Michael de Weston came into chancery, on 6 November, and acknowledged that he had received from William de Braib[oe]f 200 marks of the issues of the Jewry, which Michael delivered to Ralph de Broghton for the works of Lampader.

Thomas Corbet acknowledges that he owes to Nutus de Florencia 100s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

John de Bruges acknowledges that he owes to William de Hamelton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

* The surname is omitted in the enrolment.

1281.

Membrane 1d—cont.

Hugh son of Henry, knight, acknowledges that he owes to Hugh de Neweton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

The prior of Ippetre and Robert de Valoingnes acknowledges that he owes to Bartholomew de Castello 75*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of agreement made at Westminster, 6 November, in the ninth year, between Sir Roger Bygot, earl of Norfolk and Marshal of England, and Sir Robert Cokerel, whereby Roger remits to Robert his anger and all exaction by reason of an account in which Robert was bound to him for all the time when he was steward of Roger's lands in Ireland, saving to Roger 14*l.* due to him from Robert for clear arrears. It is agreed that Roger shall cause to be levied all arrears of bailiffs and all debts in his demesne in Ireland for all the time when Robert was steward. It is agreed that Robert shall renounce all plea or action against Roger or any of his men by reason of any trespass committed upon him, and more especially the plea moved by him against Roger and his men in the king's court of Dublin (*Devellin'*) for unjust imprisonment and robbery. Witnesses: Sir Roger de Clifford, the elder, Sir John Ferre, Sir Stephen de Pencestre, Sir Thomas Welond, Sir John de Lovetot, Sir Roger Loveday, and Richard Holebrok, knights.

Ralph de Cromwell acknowledges that he owes to William de Hamelton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas Corbet acknowledges that he owes to Walter le Venur 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

John Wogan came before the king, on Sunday before Martinmas, and sought to replevy to William de Valencia the latter's land in Swindon, which was taken into the king's hands for his default against Geoffrey Gacelyn.

Thomas de Saunford acknowledges that he owes to Edward Charles 5 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Ralph son of Richard acknowledges that he owes to Baldwin Drixel six quarters of oats, price 2*s.* a quarter; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Bernard de Brus acknowledges that he owes to Hugh le Taillur of London 81*l.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Simon de Pelham acknowledges that he owes to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 10. James de Bello Campo and Bernard de Brus acknowledge that they owe
Westminster. to Hugh le Taillur of London 28*l.* 16*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Rutland.

1281.

Membrane 1d—cont.

Bogo de Knowill acknowledges that he owes to Robert Tibetot 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Cancelled on payment.

Memorandum, that Walter de Wymburn came into chancery, on the eve of St. Martin, and delivered to William de Gisselham, the king's serjeant, the inquisitions made in co. Devon concerning the king's liberties and the withdrawals from the king, in order to plead the said inquisitions before the justices next in eyre in co. Devon.

Amabilia Comyn acknowledges that she owes to R. bishop of Bath and Wells 5 marks; to be levied, in default of payment, of her lands and chattels in co. Warwick.

John Tany acknowledges that he owes to Henry le Tyeys 10 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Memorandum, that Hugh de Dunton came into chancery, on 12 November, and acknowledged that he had received from the prior of Heremodesworth 18*l.* 6*s.* 0*d.*, which the prior lately acknowledged that he owed to Hugh in chancery.

John de Eston acknowledges that he owes to R. bishop of Bath and Wells 12 marks; to be levied, in default of payment, of his lands and chattels.

Enrolment of release by Thomas Golafre to Sir Peter de Huntingfeld of all exaction against him before the king's council concerning a debt of 45 marks in which the Lady Ela, countess of Warwick, was indebted to him by reason of the will of Richard Langespeye, of whom she is one of the executors with him (*cujus una executorum una ipsa est*). Witnesses: R. bishop of Bath and Wells, Sir J. de Kirkeby, William Derby, and others. Dated at London 15 November [*year omitted*].

Nov. 17. *Memorandum*, that Thomas came into chancery, and acknowledged the Westminster. premises.

Nov. 20. Roger le Bygod, earl of Norfolk and marshal of England, acknowledges for himself and heirs that he owes to Robert de Grey 220 marks; to be levied, Westminster. in default of payment, of his lands and chattels.

Memorandum, that the earl assigned to Robert all the issues of his lands, corn and goods beyond Trent, saving necessary maintenance, until St. Peter ad Vincula next. If Robert receive the aforesaid sum thence, the earl shall be acquitted thereof. If he do not, the earl shall make up the deficiency at Michaelmas, and grants that, if he do not, it shall be levied of his lands and chattels. For this recognisance Robert quit-claims to the earl all actions concerning, and his right in, the manor of Somerton by reason of a default made by the earl against him concerning the manor before the justices in eyre in co. Lincoln, or for any other reason. The manor remains to Anthony Bek and his heirs by the consent of the parties by Robert's grant, as will be contained in a fine to be levied between them before the aforesaid justices.

1281.

Membrane 1d—cont.

———— The prior of Montacute acknowledges, for himself and his successors, that he owes to Gerard son of Rustikell 21*l.*; to be levied, in default of payment, of his lands and chattels.

———— *Cancelled on payment to Baruncinus merchant of Lucca, Gerard's attorney, as testified by the chancellor, Baruncinus acknowledging receipt and main-
purning to acquit the prior thereof against Gerard.*

Nov. 20.
Westminster.

The said prior acknowledges that he owes to Bonacos' Fulcon[is], Mainethus de Scala, Peter Beingcas', James Amery and their fellows, Medicus Alicati (?), Thomas Pya. . . and Mainettus (?) Spinus and their fellows, merchants of Florence, 120 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment acknowledged by Bonacos' and as appears by an acquittance that Stephen, prior of Montacute, showed in chancery under the seals of the fellows of Bonacos'.

———— Roger son of Roger de Mortuo Mari acknowledges that he owes to Nutus de Florencia 22 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

———— John de Britannia (?) acknowledges that he owes to Robert de Hausted 15 marks; to be levied, in default of payment, of his lands and chattels in cos. Bucks, Suffolk, and Somerset.

10 EDWARD I

MEMBRANE 8.

1281.

Nov. 23.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king is indebted to James de Alditheleye, deceased, in 1188*l.* 5*s.* 10*d.* of the deficit (*superplusagio*) of his account for the time when he was justiciary of Ireland, as appears to the king by inspection of the account, and James was indebted to the exchequer in 238*l.* 14*s.* 10*d.* as the king learns from them: he orders them to cause William de Alditheleye, son and heir of James, to be acquitted of the latter sum in part satisfaction.

To the same. Whereas 100*l.* are in arrear for Easter and Michaelmas terms in the ninth year to Constance, late the wife of Henry de Almannia, of the 100*l.* yearly that she ought to receive for the manor of Frodesham, which she was unable to have according to the assignment of her dower thereof because the king had previously granted it to David son of Griffin, of which [arrears] the king has assigned to her 50*l.* from the issues of his mills of Tikehull: the king, wishing to satisfy her for the remaining 50*l.* and for 100*l.* of the ferm of his land of the Peak (*de Pecko*) that she ought to have received by reason of her dower for the aforesaid terms, which are also in arrear, orders the treasurer and barons to order the bailiff of the said land not to omit to pay her 150*l.* for the aforesaid arrears in the next term of his payment, and to order the bailiff to cause her to have 150*l.* yearly henceforth.

To the sheriff of Bedford. Order to cause Roger de Wilye, son and heir of Hugh de Wilie, to have seisin of his father's lands, as the king has taken his fealty.

To the treasurer and barons of the exchequer. Order to cause the prior of Montacute to be acquitted of 10*l.* at which he was lately amerced before Walter de Wimburn and Thomas de Sancto Vigore, justices to take assizes in co. Somerset, for a false claim, as the king has pardoned him.

To the justices next in eyre for Forest pleas in co. Oxford. Notification that the king, at the instance of W. bishop of Norwich, has pardoned John Doynel of Mistreton the trespass lately committed by him with other scholars of Oxford in the forest of Bernewod, and that the king wills that he shall not be molested for this reason by him or his justices or ministers of the Forest.

Nov. 26.
Westminster.

To the barons of the exchequer. Order to cause Robert de Basinges, citizen of London, to be acquitted of 20*l.* in which he was amerced before the justices of the Bench for a contempt, as the king has pardoned him at the instance of Gregory de Rokesle, citizen of London.

Nov. 25.
Westminster.

To the treasurer and chamberlains of the exchequer of Dublin. Whereas William de Aldideleghe, son and heir of James de Audideleghe, justiciary of Ireland, is charged in the account of H. bishop of Meath, late treasurer of Ireland, before the barons of that exchequer and other auditors appointed for this purpose, with 642*l.* 18*s.* 0*d.* of the receipts of the said James of the time when he was justiciary, and William, after his account

1281.

Membrane 8—cont.

of his father's receipts and expenses had been rendered before the auditors appointed by the king for this purpose, had a deficit (*superplusagium*) of 1188*l.* 5*s.* 10*d.*, as appears by inspection of both accounts, transcripts whereof the king sent to them; the king has granted that the said 642*l.* 18*s.* 0*d.* and 238*l.* 14*s.* 10*d.* that William owes to the exchequer of England, as appears to the king by inspection of the rolls of the same exchequer, shall be allowed (*decidant et cedant*) to William in part satisfaction of the deficit aforesaid, and that he shall be discharged and acquitted thereof, so that 306*l.* 13*s.* 0*d.* that remain clear to be paid to him beyond the sum aforesaid shall be paid to him by the said treasurer and chamberlains, on condition that William make a recognisance before them that if he be charged before them hereafter with any sum of money by reason of his father's account, he shall answer to the king therefor: the king therefore orders them to pay this sum to William after taking his recognisance, which they shall cause to be enrolled.

To the treasurer and barons of the exchequer. Order to cause the aforesaid William to be acquitted of the said 642*l.* 18*s.* 0*d.*, if he be charged therewith in the exchequer, and of the said 238*l.* 14*s.* 8*d.* (*sic*).

Nov. 28.
Westminster.

To the barons of the exchequer. Order to cause William de Valencia to be acquitted of 50*l.* due to the late king from William de Kentwell, which are exacted from William de Valencia because that manor* is in his hands, as it appears by the rolls of the late king's exchequer that the late king pardoned William de Valencia this sum.

To the auditors of the account of Howel Apmeurik, the king's late bailiff of Buwelt. Order to allow to the executors of Howel's will 20 marks that the king granted to him for his office for Michaelmas term last.

To Matthew de Columbariis, taker of the king's wine of the right prise throughout England. Whereas the king granted to the abbot and convent of St. Edward's place, Netley (*Leteleye*), a tun of wine yearly to be received from his prise at Southampton, for the celebration of mass in their church, and ordered Matthew and other keepers of the prise to cause the abbot and convent to have a tun of wine every year; and the king has now granted this prise to Queen Eleanor, his mother: he orders Matthew to cause the abbot and convent to have the said tun from the prise at Portesmue.

To the treasurer and barons of the exchequer. Whereas the late king by his letters, which the king has inspected, rendered William de Valencia quit of all debts and demands pertaining to the said king prior to 23 May, in the 41st year of his reign; and William has intimated to the king that the treasurer and barons exact from him and Joan, his wife, by summons of the exchequer 188*l.* 1*s.* 9½*d.* for the portion due from them of the debts in which Walter le Mareschal, Joan's uncle, was indebted to the late king before the day of the acquittance aforesaid: the king orders them, if it be so, to discharge and acquit William of this sum, and to receive from him the letters of acquittance aforesaid, which they are to cause to be kept in the treasury whole and not cancelled.

To William de Sancto Claro and W. de Hamelton, guardians of the bishopric of Winchester. Order to cause Queen Eleanor, the king's consort, to have in the chase of the bishopric in the wood of Longewod and in other woods in that chase twenty-four live roebucks (*capriolos*), to stock therewith her forest of La Longe For[est], of the king's gift. [Prynne, *Records*, iii. p. 293.]

* Meaning, apparently, Kentwell.

1281.

*Membrane 8—cont.*Dec. 1.
Westminster.

To Luke de Tany, justice of the Forest beyond Trent. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have six does in the forest of Rokingham, of the king's gift, and six does in the forest of Wauberge, of the king's gift.

Nov. 29.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William de Brehus to be acquitted of 20 marks in which he was amerced before John de Reig[ate] and his fellows, justices last in eyre in co. Sussex, for his trespass in permitting wool merchants to take wool to parts beyond sea through the port of Shorham, contrary to the king's inhibition.

To the bailiff of Clarendon. Order to cause the Friars Preachers of Salisbury to have in the forest of Clarendon, where it may be done to the least damage of the forest and to their greatest convenience, thorns and other hedging-materials (*clausuram*) to enclose their plot of land in the town of Salisbury.

To the same. Order to cause the Friars Minors of Salisbury to have six oak-trunks (*robora*) for fuel, of the king's gift.

Dec. 1.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Ralph de Ridig and Amabilia, his wife, Cicely de la Sale, John and Alan sons of Cicely, and William de la Sale to be acquitted of 6½ marks that the treasurer and barons of the exchequer cause to be exacted from them for the issues of their lands forfeited before Thomas de Weilaund and his fellows, justices of the Bench, for a default, as the king has pardoned them out of charity.

To the sheriff of Somerset. Order to cause the bishop of Bath and Wells to have fifteen live does and five live bucks in the park of Dunsterr, to stock therewith his park of Boclaund, as the king lately ordered the keeper of the forest of Recchieche to deliver these bucks and does to the bishop, and he has not yet done so, as the king learns.

Dec. 1.
Westminster.

To the treasurer and barons of the exchequer. Order to cause William de Valencia to be acquitted of 908*l.* 14*s.* 7*d.* exacted from him, as the king has acquitted him thereof in part payment of the debts that the king owes him, the said sum consisting of 760 marks due to the king for the heirs of the earl Marshal, 25*l.* 2*s.* 8*d.* of the chattels of Henry de la More, 6*s.* of the debts of Robert Punt de Large on one side and 40*s.* of Robert's debts on the other side, 20*s.* of the issues of the land of William de Wyntonia, a fugitive, 13*l.* of the wards and 'waytefe' pertaining to the manor of Cantewell, co. Suffolk, 100*s.* for default, 23*l.* 3*s.* 4*d.* for the men of Esynden and Bayford, 10*l.* for an escape, 40*s.* of the issues of the land of Walter son of Adam in co. Northumberland, 2*s.* 6*d.* of part of the year and waste of the land of Geoffrey son of William Baldewyn in co. Hertford, 100*s.* for the escape of Peter de Dadynton, 8*l.* 10*s.* 1*d.* for rents in Sutton, co. Kent, 60*s.* for rent in Heriotesham that belonged to Geoffrey de Chesewyk, 16*s.* 8*d.* for rent in Wyhe, co. Essex, 6 marks of the rent of Henry del Pek and his parceners in co. Oxford, 23*l.* of the ferm of Kylgaran for Michaelmas term, in the third year, 46*l.* for the same ferm in the fourth year, 46*l.* for the same ferm for the fifth year, 46*l.* for the sixth year, 46*l.* for the seventh year, 46*l.* for the eighth year, and 46*l.* for the ninth year.

To the sheriff of York. Order to restore to Robert de Rodes of Scarre-croft, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before John de Vallibus and his fellows, justices

1281.

Membrane 8—cont.

last in eyre in that county, with the crime of burning certain houses, as he has purged his innocence before W. archbishop of York in accordance with the privilege of the clergy.

Dec. 14. To the keeper of the forest of Whyte[l]wode. Order to cause Guy Ferre
Woodstock. to have twelve oaks fit for timber in the king's wood of Haneleye, within the bounds of that forest, of the king's gift.

To Luke de Tany, keeper of the Forest this side Trent. Order to cause Edmund, earl of Cornwall, to have in the forest of Wytlewode seven live does and three live bucks to stock therewith his park of ———*, of the king's gift.

Vacated, because otherwise below.

To the same. Order to cause the said earl to have in the forest of Bernewode seven live does and three [live] bucks to stock the same park, of the king's gift.

Dec. 15. To Thomas de Sandwyco, the king's seneschal in Ponthieu. Order to
Woodstock. deliver to G. bishop of Amiens as much brushwood as a man can gather in three days (*boscum trium jornalium*) in the king's forest of Crécy (*de Cressiaco*), of the king's gift.

1282.

Jan. 13. To Luke de Tany, justice of the Forest this side Trent. Order to cause
Offenham. Edmund, earl of Cornwall, to have eight live bucks and eight live does in
(*Uffenham.*) the forest of Wittelewode, to stock his park therewith.

To the same. Order to cause Thomas de Maydenheth to have in the forest of Whicchewode two does for a buck that the king gave him and that he did not receive.

MEMBRANE 7.

1281.

Dec. 25. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Worcester. cause Thomas, bishop of St. Davids, to have four live bucks and eight live does, to stock his park of Plesele therewith, of the king's gift.

To the justices next in eyre for pleas of the Forest in co. Nottingham. Order not to vex or molest the aforesaid bishop for four bucks taken by him last autumn when passing through the king's forest of Shirewode, as the king ordered him by word of mouth to take four bucks for his use on his next journey through that forest, of the king's gift.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Robert de la Felde of Wixebrygg to have in the king's park of Langel[eye] six oaks fit for timber, of the king's gift.

Dec. 27.
Kempsey.

To Adam Gurdun, keeper of the forest of Alsisholt. Order to cause John de Sancto Johanne to have in that forest eight does, instead of the four bucks that the king lately ordered him to deliver to John, and to have in addition two does, of the king's gift, as John went to take the bucks but was unable to do so.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause the prior of Sheleford to have in the forest of Shirewode twelve oaks fit for timber, of the king's gift.

* Space left blank for insertion of name.

1281.

Membrane 7—cont.

To John son of Nigel, keeper of the forest of Bernewode. Order to cause Henry de Lacy, earl of Lincoln, to have in that forest ten does, of the king's gift.

1282.

Jan. 1.
Persnore.

To the keeper of the forest of Wauberge. Order to cause William son of Warin, the king's yeoman, to have four bucks, of the king's gift.

To the constable of St. Briavells Castle. Order to cause the Carmelite Friars of Gloucester to have in the forest of Dene four oaks fit for timber, of the king's gift.

To the keeper of the forest of Kinefar. Order to cause the Friars Minors of Worcester to have in that forest twelve oaks fit for timber, of the king's gift.

To Thomas, bishop of St. Davids. Order to pay, out of the money that he owes to the king, to William de Canvill 250 marks for the works of the castle of Lampaderwaure.

To the aforesaid William. Order to demand and receive the said sum from the bishop, and to do the said works therewith by the view and testimony of Robert Tibbetot.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Master Henry de Newerk, archdeacon of Richmond, to have six does in the forest of Galtres, of the king's gift.

To the keeper of the forest of Kinefare. Order to cause Ralph Basset of Drayton to have four live hinds, to stock his park of Draiton therewith, of the king's gift.

Jan. 6.
Persnore.

To the treasurer and chamberlains. Order to pay to Matthew de Columbariis 20 marks yearly from 20 (*sic*) May, in the sixth year, as the king, on 25 May, in his sixth year, committed to Matthew de Columbariis, during pleasure, the office of his gauging (*gaugeti*) and the office of the chamberlainship of his wines throughout England, so that he should answer to the exchequer for the proceeds thereof, and the king afterwards granted to Matthew the offices aforesaid for life, with everything pertaining thereto, receiving the issues and proceeds thereof for his maintenance and 20 marks yearly in addition from the exchequer.

To the treasurer and barons of the exchequer. Order to cause the aforesaid Matthew, the king's butler, to be acquitted of the sums mentioned below, as he rendered his account into the wardrobe before the keepers thereof and before Hugh son of Otto, steward of the household, for 154*l.* 16*s.* 4*d.* that he received, in the eighth year, from Gregory de Rokesle and Orlandinus de Podio, then keepers of the exchange of London, from the issues of the exchange, which sum he paid by the king's order for wines bought for the king's household in that year, and he also rendered account in the wardrobe before the keepers and Hugh for 88*l.* 4*s.* 0*d.* that he received by writ of *liberate* from the treasury, which he also paid for wines bought for the expenses of the household in the ninth year, as appears to the king by a bill of the wardrobe and by Hugh's testimony.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Ralph Maulere, keeper of the forest of Roteland, to have all issues of the pannage of that forest, as the king has granted them to him during pleasure.

1282.

*Membrane 7—cont.*Jan. 8.
Pershore.

To the same. Order to cause Master Bonettus de Sancto Quintino to have in the forest of Jaspel twelve oaks fit for timber, of the king's gift.

Jan. 26.
Cirencester

To the same. Order to cause the Friars Minors of Gloucester to have in the forest of Dene six oaks fit for timber with their strippings, of the king's gift.

To the sheriff of Northampton. Order to pay to Master Henry de Bray, whom the king has appointed jointly with Hamo Hauteyn and Robert de Ludham to make scrutiny of the Jewry and to do other things concerning the Jewry, 15*l.* granted to him by the king in part satisfaction of his expenses.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Richard de Amundevill to have in the forest of Wytlewode four live bucks and six live does, to stock his park of Lyththerne therewith, of the king's gift.

To the same. Order to cause Master Henry de Shavynton to have in the forest of Kanek four bucks, of the king's gift.

Jan. 28.
Cirencester.

To the same. Order to cause the Friars Minors of Hereford to have in the forest of La Haye six oaks fit for timber, of the king's gift, unless they have previously had them by another writ.

Feb. 2.
Cirencester.

To Grimbald Pauncefot, constable of St. Briavells Castle. Order to cause Edmund, the king's brother, to have in the forest of Dene poles (*virgas*) and timber to make his weirs of the Severn and of Rodelegh, of the king's gift.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Reginald son of Peter to have in Gautris forest ten bucks, of the king's gift.

Feb. 4.

To Luke de Tany. Order to cause William de Albinacio to have in the forest of Dene six oaks fit for timber, of the king's gift.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Anthony Bek, king's clerk, to have in Shirewod forest, where it can be done most conveniently for him, twenty good oaks fit for timber, for the construction of his houses of Somerton, of the king's gift.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have in the forest of Cypeham twelve oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Order to acquit the prior and convent of St. Mary's, Carlisle, upon payment of 100 marks, of 200 marks due from them for the remainder of an amercement of 500 marks in which the prior was amerced before the king and his council because they proceeded to the election of brother Ralph de Ireton, sometime prior of Giseburn, as bishop of Carlisle without the king's licence, as the king, for the health of his soul and for 100 marks, has pardoned the prior the 200 marks aforesaid.

To Richard de Willamescote, keeper of the forest of Whichewode. Order to cause 80 cartloads of brushwood to be felled in that forest, and to cause them to be carried to Shireburne without delay for the king's fuel, as Walter le Esqueler shall direct on the king's behalf.

1282.

Membrane 7—cont.

To Robert de Kaynes, keeper of the forest of Bradene. Order to cause four cartloads of wood for making stakes (*stachias*) and ten cartloads of thorns and of other small wood to be felled and carried to Dunameneye, in order to make a hedge there.

To the sheriff of Buckingham. Order to restore to Simon de Seint Liz, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with homicide, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

The like to the sheriffs of Warwick, Huntingdon, and Oxford.

To Luke de Tany and his fellows, justices in eyre for pleas of the Forest in co. Gloucester. Whereas Reginald son of Peter has mainperned to have before the king at his order John his son, who was lately indicted before the said justices for divers trespasses of the Forest, the king orders them not to proceed to the outlawing of John by reason of his non-appearance before them, and to cause to be delivered to him any of his lands that may have been taken into the king's hands for this reason.

To Thomas de Normanvill, escheator beyond Trent. Whereas the king granted to Robert de Haustede, his yeoman, all the lands that belonged to Michael de Hekkeleye in Blakebrok, with everything that might fall to the same, and he now understands that twelve acres of land in Blakebrok, which Michael lately gave to William his son, have now fallen to the said lands because William died without an heir, are now in the king's hands, he orders the escheator to deliver the twelve acres to Robert, in accordance with the grant.

To the justices in eyre for pleas of the Forest in co. Hereford. Order to cause Blanche, consort of Edmund, the king's brother, to be acquitted for the taking of fifty roebucks in the king's Hay of Hereford, when they have ascertained the number taken by the tallies made between her and William Buter, the king's bailiff there, as she took the roebucks by the king's grant.

To Luke de Tany and his fellows, justices in eyre for Forest pleas in co. Gloucester. Whereas the king lately granted to Edmund, his brother, that he should have his sport (*deductum*) in taking venison in the forest of Dene, and he had his sport there, and took 39 does, a buck brocket, and a hind, as appears in the tallies made between him and Walter de Snappe, the king's bailiff of St. Briavells, concerning the number of the deer: the king orders them to cause Edmund to be acquitted before them in the eyre of the taking of the said venison, if they ascertain by the tallies the numbers thereof, and to respite until Edmund's arrival in England any exaction for trespass for any venison taken by him there, if no tallies have been made thereof and this have been presented before them, so that the king may then cause them to know his will in this behalf.

Feb. 8.
Cirencester.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Master Geoffrey de Sancto Edmundo, cook of Anthony Bek, the king's clerk, to have in the forest of Dene three oaks fit for timber, of the king's gift.

To the same. Order to cause Geoffrey Gascelin to have in the forest of Sippeham six oaks fit for timber, with their strippings, of the king's gift.

Memorandum, that, on 13 February, at Cirencester, R. bishop of Bath and Wells, the chancellor, left the court for his bishopric; on which day the seal was delivered into the wardrobe by the hands of J. de Kirk[eby].

1282.

Membrane 7—cont.

Christiana del Boys, imprisoned at Gildesford for the death of Peter Ilbert, wherewith she is charged, has letters to the sheriff of Surrey to bail her.

To Luke de Tany, justice of the Forest this side Trent. Order to cause the abbot of Wynchecumbe to have in the forest of Dene six oaks fit for timber, of the king's gift.

Feb. 18. To the sheriff of Lincoln. Order to deliver to Hawisia, late the wife of Sherborne. Baldwin Wake, the manor of Deping, which the king caused to be taken into his hands upon the death of Baldwin, as the king has committed it to her to hold in *tenencia* until a month from Easter, so that the king may then cause dower to be assigned to her.

Feb. 24. To W. de Sancto Claro and W. de Ham[elton], guardians of the Quenington. bishopric of Winchester. Order to permit Adam Gurdun to take for the use of Queen Eleanor, the king's consort, a white roe-doe and five white roebucks in the chace of Rugleye or the chace of Longboys, in order to stock her park of Langel[ey] therewith.

MEMBRANE 6.

Feb. 28. John Godwine and Roger his brother, imprisoned at Warwick for the Quenington. death of Richard de Weston, whereof they are appealed, have letters to the sheriff of Warwick to bail them.

March 2. To the bailiff of Wodestok. Order to cause William le Moygne, janitor Quenington. of the gate (*por[t]e*) of the manor of Wodestok, who receives 2*d.* daily for his wages, the arrears of his wages from Michaelmas last, and to pay him the same henceforth for as long as he shall hold that office.

March 3. To the sheriff of Worcester. Order to restore to Hugh le Despenser the DownAmpney manor of Marteleye, which belonged to John le Despenser, tenant in chief, of whom Hugh is the heir, and which was taken into the king's hands by reason of Hugh's minority, as it is evident to the king's court that Hugh is of full age.

To Luke de Tany, justice of the Forest this side Trent. Order to cause John de Knovill, if he have not yet had the eight rafters (*chevesones*) that the king lately ordered Luke to deliver to him, to have eight oaks fit for the roof-timbers (*furcas*) of houses, as Luke has not yet executed the said order.

March 12. To the keeper of the forest of Melkesham. Order to cause ten leafless DownAmpney oak-trunks (*roboras*) to be delivered in that forest for the king's fuel at Devizes.

To the constable of the castle of Devizes. Order to cause ten leafless oak-trunks in the outer woods there to be delivered at Devizes against the king's arrival for fuel, as the king intends celebrating Easter there.

March 12. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to DownAmpney cause Anthony Bek to have four bucks and eight does in the forest of Shirewode, where it may be done most conveniently without disturbing (*expergefaccione*) the king's deer, in order to stock his park of Northwell therewith, of the king's gift.

To the justices next in eyre for pleas of the Forest in co. Southampton. Order not to vex or molest Adam Gurdun, John Boun, William de Autrif and Robert de Vilers for taking, on Wednesday after St. Andrew, three

1282.

Membrane 6—cont.

bucks and three fawns (*hinulos*) and a soar (*zhourum*) in the king's forest of Wilmere, as they took them by the king's order for his use.

March 16. To Peter de la Mare, constable of Bristol Castle. Order to cause to be
DownAmpney delivered to Edward le Marchaunt and Stephen Attemulun, sailors of Bristol, a ship that they with others lately rescued from malefactors perpetrating robberies and other evils on the sea near Bristol, and which they rendered into the king's hands and which remains forfeited by reason of the trespass and flight of the malefactors, and to deliver to them all her tackle and all the goods found in her, as the king has given her to them.

March 16. To the sheriff of Lincoln. Order to deliver to Hawisia, late the wife of
DownAmpney Robert Grelle, tenant in chief, the manor of Swinesheved, to have in *tenancia* until a month from Easter, so that the king may then assign to her dower, as he has committed the manor to her until then.

March 29. To the treasurer and barons of the exchequer. Order to cause the men
Devizes. of Robert Pogeys of Aston to be acquitted of 100s. exacted from them because they did not repair the bridge of Aston against the king's arrival, as the king has pardoned them.

To the sheriff of Dorset. Order to cause Robert Russel to have again seisin of the 80s. yearly of rent in Haselbere that Ralph de Sandwico took into the king's hands by reason of James's death, as the king learns by inquisition taken by the sheriff that James had the rent by the commission of the said Robert, his brother, for two years in aid of his expenses in the king's service in his army of Wales for Ralph Russel, his father, and that James at his death was not seised thereof in his demesne as of fee.

Here, to wit on 31 March, the bishop of Bath and Wells, the chancellor, returned from his bishopric to court, on which day the seal was delivered to him.

To the sheriff of Kent. Order to cause to be replevied to William de Kirkeby and Christiana, his wife, until otherwise ordered their hundred of Stouting, which was taken into the king's hands by his order by reason of the alleged receipt by them of a certain sum of the king's money in that hundred.

To the sheriff of Somerset. Order to deliver to John de Vescy the custody of certain lands in Karampton that belonged to John de Bretasche, who held of John de Moun, tenant in chief, which came to the king's hands whilst the lands of John de Moun were in his hands, as the king committed to John de Vescy the custody of the castle of Dunster and of other lands that belonged to John de Moun during the heir's minority.

April 8. To the sheriff of Devon. Order to deliver to Philip Ogeman, clerk, all
Devizes. his lands and chattels, which were taken into the king's hands by reason of the death of William Dragun, whereof he was lately indicted before the justices in eyre in co. Devon, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered as a member of the church.

April 10. To the king's bailiff of Clarendon. Order to cause the Friars Preachers
Devizes. of Salisbury to have from the underwood in the king's park at Clarendon brushwood (*vepres*) and thorns to make seventy perches of their enclosure, of the king's gift.

1282.

Membrane 6—cont.

To Bogo de Knovill, bailiff of Montgomery. Order to deliver in bail to brother Roger de Waldeshof, keeper of the Hospital of St. John of Jerusalem in Wales, Howel Vaghhan with his two grooms and horses, Howell being imprisoned at Montgomery with his son* and two grooms, as Roger has mainperned to have him before the king to stand to right if the king or any one else wish to speak against him for any trespasses.

To Philip de Heyvill, constable of Winchester castle. Order to permit Amice, countess of Devon, to have lodging (*receptaculum*) with her free household in the queen's great chamber adjoining the chapel towards the hall and in the adjoining houses; provided that the castle be not less safely kept by reason of this.

To the justices appointed for the custody of the Jews, and to Master Henry de Bray. Whereas the king learns by inquisition taken by Adam de Wintonia, his clerk, that Alexander Huse satisfied Isaac son of Aaron, a Jew, who was hanged for trespass of money, for a debt of $4\frac{1}{2}$ marks and for another of 6 marks when the Jew had free administration of his goods; which debts are exacted from Edmund, son and heir of Alexander, by summons of the exchequer of the Jewry by charters under the names of Alexander and the Jew: the king orders them to cause the charters of the said debts to be withdrawn and delivered to Edmund, and to cause him to be acquitted of the debts aforesaid.

Thomas Bollard of Herewyz, Stephen Godefrey, William Godefrey, and William Rughtot, imprisoned at Ipswich for the death of Thomas de Perham, whereof they are appealed, have letters to the sheriff of Suffolk to bail them.

To the guardians of the bishopric of Winchester. Order to provide the king, out of the issues of their bailiwick, with 1,000 quarters of wheat, 600 quarters of oats, and 200 quarters of barley, and to cause all the corn to be carried by sea to Chester, so that they shall have it there in the quinzaine of Midsummer next.

To the justices (*justiciar'*) of the Bench. As the king wills that the Bench of Pleas at Westminster shall be held at Shrewsbury during his pleasure, he orders them to adjourn henceforth all pleas before them that have not yet been adjourned to Shrewsbury at the octaves of Holy Trinity next and other accustomed terms, and to provide for resummoning to that place the pleas that are already adjourned, according to their discretion, and to be there at that day to hear and determine pleas.

To the treasurer and barons of the exchequer. As the king wills that the exchequer, which is at Westminster, shall be transferred to Shrewsbury, and that pleas in the same shall be there held during his pleasure, he orders them to cause all pleas in the exchequer that have not yet been adjourned to be adjourned to Shrewsbury to the octaves of Midsummer next and to other usual terms, and to provide for resummoning to that place pleas that have already been adjourned, as shall seem fit to them for the indemnity of the king and of the parties concerned, and to be there at that day to do what pertains to their office and to hear and determine pleas.

The like to the justices appointed for the custody of the Jews to transfer the exchequer of the Jewry to Shrewsbury at the said day.

* The son is omitted from the order-clause, probably by oversight in enrolling.

1282.

Membrane 6—cont.

William de Hanmere, William Roberd, and William de Flinden, imprisoned at Ailesbir[y] for the death of Isabella Kene and Richard her son, whereof they are appealed, have letters to the sheriff of Buckingham to bail them.

To the sheriff of Essex. Order to assign dower to Joan, late the wife of Peter de Bosevill, tenant in chief, as she has taken oath before the king not to marry without his licence.

To the sheriff of York. Order to deliver Roger de Kirkeby, imprisoned at York for the death of William son of John the shoemaker of Azarlay, wherewith he is charged, in bail to six men of that county who shall mainpern to have him before the king at Worcester on Whit Sunday next to hear his will.

The like to the same for Ralph de Hamerton, imprisoned at York for the death of Alan son of Richard Thore, and for Henry le Fevre, son of William de Barksland, imprisoned at York for the death of Adam son of John de Riseworth.

To the treasurer and barons of the exchequer. Order to permit William de Boyvill, to whom the king committed his castle of Carlisle and (*in*) the county of Northumberland, rendering therefor as much as other sheriffs were wont to render to the king, to have allowance for 10*l.* for the custody of the castle and for as much for divers things pertaining to the castle that Thomas de Normanvill lately demised at ferm as other sheriffs of that county were wont to render for those things to the exchequer as the king has granted to them these allowances.

To the sheriff of Northampton. Order to deliver Robert de Harewedun, imprisoned at Northampton for the death of Richard Page of Friseby, wherewith he is charged, in bail to six men who shall mainpern to have him before the king at Worcester at Whit Sunday next to hear his will.

The like to the sheriff of Norfolk for John de Saham, imprisoned at Norwich for the death of Thomas de Harding.

The like to the sheriff of Suffolk for Jordan de Wrydewelle, imprisoned at St. Edmunds for the death of Margery, his daughter.

April 15.
Devizes.

To the sheriff of Essex. Order to take security from Robert Rumbaud, who married Sibyl, sister and co-heiress of Peter de Besevill, for payment of his relief, and to make partition into two equal parts of the lands in that county that Peter held of the king in chief, and to deliver to Robert and Sibyl the purparty falling to her, as the king has taken Robert's fealty for the purparty and has rendered to them the purparty, on condition that they come before him at his next coming to Westminster to do homage therefor to him.

The like to the said sheriff for Joan de Besevill, sister and co-heiress of Peter de Besevill.

To the sheriff of Oxford. Order to deliver Nicholas son of Nicholas de Stapelton, clerk, imprisoned at Oxford for certain trespasses committed there, in bail to twelve men who shall mainpern to have him before the king at his order, to stand to right if any one wish to speak against him.

To Master Henry Lovel. Order to deliver Simon atte Stok, Hamo Mogge, John Dore, and William Ferthing, imprisoned at Saltewode for the escape of Walter de Blakene, lately imprisoned there for trespass of

1282.

Membrane 6—cont.

venison in the park of J. archbishop of Canterbury at Aldinton, who escaped from their custody, in bail to twelve men each who shall mainpern to have them before the king at his will to answer for the escape.

To the sheriff of Lincoln, escheator of that county. Order to deliver to Hawisia, late the wife of Baldwin Wake, tenant in chief, the manors of Kelleby and Deping, which the king has assigned to her in dower.

The like to Thomas de Normanvill, escheator beyond Trent, for the manors of Aton in Cliveland and of Kirkeby Moresheved.

To the sheriff of Lincoln, escheator of that county. Order to deliver to the aforesaid Hawisia the manor of Hykam, which is extended at 17*l.* 10*s.* 3*d.*, which the king has assigned to her in dower for 13*l.* 1*s.* 1½*d.*, so that she shall answer to the king yearly for the excess of 7*l.* 9*s.* 2*d.* (*sic*).

To Thomas de Normanvill. Order to deliver to Hawisia the advowsons of the churches of Middleton and Skreinham, co. York, and the advowson of the church of Eston, co. Cumberland, which belonged to the aforesaid Baldwin, as the king has assigned them to her in dower.

MEMBRANE 5.

April 13. To the sheriff of Devon. Order to deliver Richard de Boghedon, imprisoned at Exeter for the death of John Pope, wherewith he is charged, in bail to six men of that county who shall mainpern to have him before the king at Worcester on Whit Sunday next to hear the king's will.
Devizes.

April 15. The like for Alan de Grimeston, imprisoned at Exeter for the death of Walter le Mey.
Devizes.

To the treasurer and barons of the exchequer. Order to cause the executors of N. late bishop of Winchester to be acquitted of 200 marks by which he made fine with the king for the service of five knights that he acknowledged to the king for his army of Wales, in the fifth year of his reign, as the bishop paid this sum into the wardrobe to Master Thomas Bek, the late keeper, on Saturday after Midsummer, in the said year.

To the same. Order to cause allowance to be made to Ralph de Staunford and the other co-executors of the said bishop's will, in the debts due from him to the exchequer, for 100*l.* that he lent to the late king, for the expedition of certain of his affairs, in the 56th year of his reign, as appears by the said king's letters patent, which the king has inspected; unless the bishop have already had allowance therefor or unless he remitted the money to the late or present king.

To the sheriff of Kent. Order to deliver Simon Attestek, Hamo Megge, John Dorre, and William Ferling, imprisoned at Saltwode for the escape of Walter de Blakene, lately imprisoned there for a trespass of venison in the park of J. archbishop of Canterbury at Aldington, who escaped from their custody, in bail to twelve men each who shall mainpern to have them before the king at his will.

To John de Cob[ham], keeper of the castle and town of Rochester. The king learns from trustworthy men that the prior and convent of Rochester, after the bridge of Rochester was broken, ought to receive and were wont to receive the fourth penny from the ferry over the water there, and that they were in peaceful seisin of such fourth penny in times past

1282.

Membrane 5—cont.

until Simon de Greye, when he had the custody of the castle and town during the disturbance in the realm, detained such fourth penny from them of his own motion and will: the king orders John to permit the prior and convent to receive the fourth penny as they ought and were wont to have it until the parliament after Michaelmas next, which term the king has prefixed to the prior to be there to hear and receive what he shall cause to be ordained by his council. John is ordered to cause the prior and convent to have the arrears of the fourth penny received since the breaking of the bridge. It is provided that they shall satisfy the king for the crossing or passage of their things or men over (*ex transverso*) the water, as others passing there do, except corn, victuals and other necessities of the prior and convent that they cause to be carried from their places and manors by the water to their priory, for the passage whereof John is ordered not to vex them until otherwise ordered.

To Gregory de Rokesl[eye], keeper of the king's exchange of London. Order to cause 4,000 quarells to be made without delay, and to cause them to be delivered to the barons of the Cinque Ports who are going by sea in the king's expedition to Wales, to wit 1,000 quarells to each ship; provided that the barons shall answer to the king for the quarells. [*Fædera.*]

May 2.
Gloucester.

To the treasurer and barons of the exchequer. Order to cause Peter Corbet, son and heir of Thomas Corbet, to be acquitted of 10*l.* 0*s.* 3*d.* in which Thomas was indebted to the late king, as it appears to the king by the rolls of the late king's chancery that the late king pardoned Thomas this sum, which is now exacted from Peter.

May 3.
Gloucester.

To the sheriff of Devon. Order to deliver Thomas Burnel, imprisoned at Exeter for the death of Geoffrey son of Walter de la Hok, wherewith he is charged, in bail to six men who shall mainpern that he will be before the king at Worcester at Whit Sunday next.

The like to the same for Jordan le Neir, imprisoned at Exeter for the death of Adam, his son.

The like to the same for Richard Fulberd, imprisoned at Exeter for the death of Ralph Cole.

The like to the same for Thomas Cole, imprisoned at Exeter for the death of Ralph de la Hole.

To the sheriff of Southampton. Order to cause to be replevied to Joan, late the wife of William de Tracy, her manor of Whytefeud, which he lately took into the king's hands, and everything received thence, until a month from Michaelmas, so that there may then be done what the king shall cause to be ordained by his council.

May 4.
Gloucester.

To the sheriff of Kent. Order to deliver Amy, wife of Stephen Brun, imprisoned at Wy for the death of John her son, whom she slew in a fit of madness (*furore ducta*), in bail to six men who shall mainpern that she will be before the king at his order to hear his will.

To the treasurer and barons of the exchequer. Order to cause the abbot of Whyteby to be acquitted of 40*s.* in which he was amerced before the justices last in eyre at York for detaining the manors of Stakesby and Neuham in a suit by writ of right between Peter de Malo Lacu, demandant, and the abbot, tenant, as it was found in the recitation of the record and

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Membrane 5—cont.

process of the suit before the king and his council that judgment had been proceeded to in that suit too hastily (*prepopere*), so that the king caused the judgment and whatever followed from it to be revoked.

To the same. Order to cause the townships of Elington, Elyngstreng, Fereby, and Wytton, in York, to be acquitted of 12 marks, which are exacted from them for the escape of John de Elingstrete, who was convicted in the last eyre of the justices in that county of divers trespasses and was hanged by consideration of the court, and afterwards escaped alive, as the king has pardoned the townships these sums.

To the sheriff of Bedford. Order to deliver John Swyn, imprisoned at Bedford for the death of John le Warenner, wherewith he is charged, in bail to six men who shall mainpern that he will be before the king in three weeks to hear his will.

May 4.
Gloucester.

To the sheriff of Norfolk and Suffolk. Order to go in person to the towns of Yarmouth, Ipswich, and Dunwich and to cause to be chosen and appointed, by the oath of men of those towns, two of the better and more faithful men of each town, for whom the townships will answer, to collect and receive the king's new custom of wool, fells, and hides taken out of the realm, to wit half a mark for each sack, half a mark for every three hundred wool-fells, and a mark for each last of hides.

The like to the constable of Dover for the custom of the town of Winchelse.

The like to the sheriff of Somerset for the custom of the town of Bristol.

The like to the sheriff of Dorset for the custom of the town of Waymo and La Pole.

The like to the sheriff of Devon for the custom of the town of Exeter (*Oxon*).

The like to the sheriff of Hereford for the custom of the town of Haverford.

To the treasurer and barons of the exchequer. Order to cause Matthew de Columbariis, taker of the king's wines of the right prise throughout England, to have allowance for twenty-one tuns of wine that he took of the king's right prise at Boston, in the seventh year of the reign, which he deposited there for safe custody for the king's use and which were consumed by the late fire at Boston.

To the same. Order to cause Walter de Kancia to be acquitted of 50 marks in which he made fine with the king for trespass of money, as the king has pardoned him this sum.

To the same. Order to cause John son of Geoffrey, late bailiff of Lutegereshal to be acquitted of 100s. of the late king's tallage assessed upon that town, which sum they exact from him, as the king learns that John paid the money into his wardrobe in the time of the late king.

To the same. Order to audit the account of Giles de Audenard, keeper of the works of the Tower of London, for his costs and expenses about the king's works from 10 May, in the ninth year, until Christmas, in the tenth year, by the view and testimony of Master Robert de Beverlaco, master of the works aforesaid.

Adam son of Godfrey de Suthluffenham, and Robert his brother, imprisoned at Okham for the death of Simon son of Matilda de Twyford, whereof they are appealed, have letters to bail them.

1282.

Membrane 5—cont.

To the sheriff of Lancaster. Order to deliver Geoffrey de Dingedeleye, imprisoned at Lancaster for the death of William Franceys, wherewith he is charged, in bail to six men who shall mainpern that he will be before the king in fifteen days from Michaelmas to hear the king's will.

May 10.
Hanley.

To the sheriff of Buckingham. Order to deliver Walter son of Walter de Syweston, clerk, imprisoned at Eylesbir[y] upon suspicion of theft or homicide, to the diocesan of the place when he shall demand him, to be kept in the due form, so that the diocesan shall have him before the king at his order to stand to right if the king or others wish to speak against him concerning the premises.

May 19.
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To Luke de Tany, justice of the Forest this side Trent. Order not to hinder Peter de Monte Forti from enclosing and assarting his woods of Wulgareshagh and of Brenles, which are within the forest of Roteland, in accordance with the late king's letters patent.

May 20.
Worcester.

To the sheriff of Derby. Order to restore to Walter de Morleye and John de Culegrene, clerks, their lands, goods and chattels, which were taken into the king's hands upon their being indicted before the justices appointed to deliver Derby gaol of the death of John le Serjaunt of Morleye, as they have purged their innocence before R. bishop of Coventry and Lichfield, to whom they were delivered in accordance with the privilege of the clergy.

May 19.
Worcester.

To the sheriff of Oxford. If John de Pulham, Stephen le Reve, John Robert, Thomas le Welere, William le Fader, Richard Russel, and Henry le Careter, imprisoned at the Tower of London for a trespass committed upon Geoffrey de Hauvile, the king's falconer, at Dumbelton, each find him six men who shall mainpern to have them before the king at his order, the sheriff is ordered to certify the constable of the Tower of London of the names of the mainpernors. The king has ordered the constable to release the said men thereupon from prison.

Mandate in pursuance to the constable of the Tower.

To the treasurer and barons of the exchequer. Order to cause William, archbishop of Rages (*Ragens'*), to be acquitted of the 9*l.* 14*s.* 0*½d.* exacted from him by reason of the manor of Cringelford, which belonged to Henry de Heylesdon, which is in the archbishop's hands, as the king has pardoned him this sum.

To the bailiffs of the hundred of Hummiliat. Order not to distrain the aforesaid archbishop to do suit to the hundred, and to permit him to be quit thereof until otherwise ordered, as the king has remitted to him during pleasure the suit due by reason of the lands in Cringelford that belonged to Henry de Helesdon.

To the justices next in eyre for common pleas in co. Gloucester. Order to cause William son of Hugh, constable of Gloucester castle, to be acquitted of what pertains to the king by reason of the escape of John Meu, who fled from his custody to the church of St. Michael, Gloucester, as the king has pardoned him.

To the sheriff of Leicester. Order to deliver to Hawisia, late the wife of Robert de Greyly, tenant in chief in co. Leicester, the manor of Burstal, which is extended at 15*l.* 12*s.* 1*d.*, as the king has assigned it to her in dower.

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Membrane 5—cont.

The like to the sheriff of Lincoln for the manor of Swineheved, which is extended at 6*l.* 17*s.* 5½*d.*, and the manor of Caldecote with Sixil, which is extended at 33*l.* 0*s.* 9*d.*

The like to the sheriff of Roteland for the manor of Wodeheved, which is extended at 20*l.* 12*s.* 4*d.*

To the sheriff of Oxford. Order to commit to the abbot of Westminster the manor of Periton, which belonged to Robert de Greyly, tenant in chief, as the king has committed it to the abbot during pleasure.

Membrane 5—Schedules.

April 13. * To the sheriff of Devon, the escheator. Order to assign dower to
Devizes. Isolda, late the wife of Henry de la Pomereye, tenant in chief.

[*Return of the preceding writ:*] Extent of the fees of Sir Henry de la Pomereye made in the full county [court] of Devon, on Tuesday the morrow of SS. Peter and Paul, 10 Edward, before Thomas de Pyn, the escheator, by the oath of Andrew de Trelokk, Ralph de Chevereston, Hugh de Luccom, Michael Trenchard, William de Stoddon, Ralph de Doune, John de Vautort, knights, Walter de Breynton, John Pace, Robert de Maleston, Peter de Pyn, Robert de Stochey and Roger de Peniles: who say that John de Ponchardon held half a fee in Stodleghe Punchardon of Henry de la Pomereye, worth 10*l.*; John Wyger held 2½ fees in Cridie Peytevin, Estwoggewill, Westwoggewill, and Dynescom worth 12*l.*; Henry Wyger, son and heir of John Wyger, is in the wardship of the king; Thomas de Horton holds two parts of a fee in Yaddedyri of the said Henry, with 40*s.*; Robert de Rynngstaneston holds a third of a fee in Oddeworth, worth 10*s.*; Roger de Molhywys held of Henry half a fee in Molhywys, worth 60*s.*; William le Espec held of Henry half a fee in Knytteton, worth 40*s.*; the heirs of Roger de Praulle hold half a fee in Kynedon of Henry, worth 10*l.*; John de Mohon held (*ten'*) the manor of Braworth with its members for the tenth of a fee, worth 10*s.* and no more, and the son and heir of John de Mohun is in the king's wardship and under age; Richard Fomyzon holds half a fee in Clyst Fomyzon, worth 40*s.* yearly; Hugh le Prouz and Matilda, his wife, hold half a fee in Gotecomb, worth 100*s.*; Henry de Pomereye, of Bokerel, held six fees, doing the service of three fees, of the said Sir Henry, worth 20*l.* No more fees are found in co. Devon that were held of Henry.

Total of the fees: 9½ fees and a tenth of a fee.

Total of the value thereof in common years: 67*l.*

Whereof there are assigned to Isolda, late the wife of Henry de la Pomereye, 2½ fees that Henry, son and heir of John Wyger, holds in Cridie and elsewhere as above, which are worth 12*l.*, and half a fee that the heirs of Roger de Praulle hold in Kynedon, worth 10*l.* Total: three fees. Total value of the said fees: 22*l.* yearly when they fall in.

* This is the original precept, *minus* the seal and seal-tag.

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*Membrane 5—Schedules (cont.).*May 8.
Gloucester.

* To S. bishop of Waterford, justiciary of Ireland. Order to cause John de Baskervill to be satisfied without delay, as previously ordered by the king, for the 40 marks due to him for the arrears of his fee for the time when he had the custody of the castle of Dungarvan, as he has exposed himself to great labours and expenses in the king's service in Wales, so that he greatly needs the said sum.

*MEMBRANE 4.*May 19.
Worcester.

To the justices next in eyre for pleas of the Forest in co. Nottingham. Order not to vex Robert de S[t]ralleye for assarting his wood of Sauteford, within the bounds of the forest of Shirewode, to the amount of 40 feet in breadth according to the length of the wood, provided that he do not exceed this measure, as the king has granted to him licence to assart to this extent to make a clearing (*trenchia*) for his convenience.

To the constable of Bristol castle. Order to deliver to G. bishop of Worcester the custody of St. James's priory without Bristol, a cell of the abbey of Teukesbir[y], with everything received thence since it was taken into the king's hands, as Gilbert de Clare, earl of Gloucester and Hertford, asserts that he has right in the custody thereof in the time of voidance of the abbey, and the king claims that he has right in the custody thereof during voidance of the abbey, wherefore the king has committed the custody of the priory to the bishop until three weeks from Michaelmas, so that it may then be discussed whether the custody ought to pertain to the king or to the earl during voidance of the abbey.

May 24.
Hartlebury.

To Edmund, earl of Cornwall. As the king wills for certain reasons that the tenth for six years lately granted by the clergy of the realm in aid of the Holy Land and now collected shall not at present be taken out of the realm, he orders the earl to cause to come before him all merchants of London, both of the societies and others, and to inhibit them under pain of loss of life and limbs and of all their goods in the realm from taking out of the realm money arising from the said tenth, or from permitting it to be so taken. The earl is ordered to cause merchants or others found wishing to take the said money out of the realm to be arrested with the said money until otherwise ordered. [*Fædera* ; Prynn, *Records*, iii. p. 277.]

The like to the mayor and sheriffs of London. [*Ibid.*]

To Stephen de Penecestre, warden of the Cinque Ports. Order to cause to be spied out in the said ports if there be any persons there who wish to take such money out of the realm, and to cause those found so doing to be arrested. [*Ibid.*]

May 28.
Acton Burnel.

To John son of Hugh, keeper of the forest of Shirlet. Order to cause the Friars Minors of Bruges to have in that forest six oaks fit for timber, of the king's gift.

To the bailiffs of the islands of Guernsey (*de Gernereio*) and Jersey. As the king wills that free warrens shall be kept and maintained in all his demesne lands of those islands, he orders them to cause proclamation to be made that no one shall enter the said lands to chace in them under pain of grievous forfeiture, and to cause the warrens to be kept as they shall deem best for the king's use.

* This is the original precept, *minus* the seal and seal-tag.

1282.

Membrane 4—cont.

To the sheriff of Stafford. Order to cause Richard Saladyn, imprisoned at Bruges for trespass of venison in the forest of Kynefare, to be released, as the king has pardoned him.

To the justices next in eyre for Forest pleas in that county. Order to cause Richard to be acquitted of the trespass aforesaid.

To the warden of the Cinque Ports. Order to provide according to their discretion that the sea shall be kept against malefactors of the sea, concerning whom the king issued an order, from the remainder of the ships that the barons of the Cinque Ports ought to find the king for his service, and that the warden shall depute some of the king's subjects in whom he trusts to go with the said ships, who shall take care that no evil shall be done by the king's men under colour [or] cloak (*velamini*) of the king's order.

June 1. To the sheriff of Wilts. Order to deliver to Matilda, late the wife of Shrewsbury. Matthew de Columbariis, tenant in chief, the manor of Chissebury, which belonged to Matthew and which is extended at 25*l.* 7*s.* 0*d.*, as the king has committed it to her in *tenancia* during his pleasure.

June 2. To the sheriff of Hereford. Whereas Moses le Blund, Josceus son of Shrewsbury. Manasser, a Jew of Hereford, and Moses son of James, a Jew of London, have mainperned to have at Westminster before the justices appointed for the custody of the Jews in three weeks from Midsummer Aaron le Blund and Mirabilia, his wife, Fantinus, his son, and Bona, wife of Fantinus, Cresseus son of Jacob and Floria his wife, to stand to right concerning certain trespasses that they are said to have committed upon Adam le Peyntur and Margery his daughter if Adam or Margery wish to speak against them: the king orders the sheriff to deliver the said Jews and their households (*familiam*) in bail to the mainpernors, and to restore to them by the said mainprise any of their goods taken into the king's hands for this reason, and not to intermeddle with their bodies or households or chattels by reason of the said trespasses until otherwise ordered.

To the sheriff of Kent. Order to cause Philip de Bregg, clerk, to be delivered from prison at Canterbury, wherein he is detained for a trespass committed upon Bocardus, yeoman of the earl of Richmond, upon his finding six men who shall mainpern to have him before the king in fifteen days.

To Luke de Tany, justice of the Forest this side Trent. Order to cause the abbot of Shrewsbury to have in the forest of Lide four oaks, of the king's gift.

To Reginald son of Peter. Request that he will hold Grimbald Pauncefot excused on this occasion of the service of four barded horses that he owes to Reginald for the lands that he holds of him, and that he will cause Grimbald's cattle that have been taken for this reason to be restored to him, as Grimbald is staying continuously in the king's service in his expedition of Wales with Roger de Mortuo Mari in defence of the parts of Montgomery against the Welsh, so that he cannot do the said service to Reginald. The king does not intend that prejudice should arise to Reginald by reason of this, but that Grimbald and his heirs shall upon other occasions do the due and accustomed customs and services for the said lands.

June 7. To Grimbald Pauncefot, constable of the king's castle of St. Briavells. Chester. Order to deliver Henry le Horsman of La Neuland, Adam Hurel, and Walter Daniel from prison at St. Briavells, wherein they are imprisoned for

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Membrane 4—cont.

a doe taken in the forest of Dene, upon their finding each six men who shall mainpern to have them before the justices in eyre for pleas of the Forest when they come to those parts.

June 18.
Chester.

To Richard de Holebrok, steward of the king's forest between the bridges of Oxford and Stanford. Order to deliver to Geoffrey de Hauvill the meadow and pasture in Druestok, within the boundaries of Rokingham forest, called 'Asshelond,' containing 28 acres [measured] by the perch of sixteen feet, as appears by an inquisition taken by Richard, as the king has granted to Geoffrey that he may fell and root up thickets (*bussones*) growing in the meadow and pasture, and that he may have and hold the meadow and pasture for life, rendering therefore every three years to Ralph Malore, keeper of the forest of Rokingham, 7s., which Ralph used to receive thence, for so long as Ralph shall have that bailiwick.

To the said Ralph Malore. Order to deliver to Geoffrey what he has received this year from the issues of the said meadow and pasture, saving to him the aforesaid 7s. if he ought to receive them this year.

To the keeper of the forest of Shothovere. Order to cause James de Ispannia, the nephew of the queen, the king's consort, to have in that forest six oak-trunks for fuel, of the king's gift.

To the sheriff of Somerset. Order to deliver John Harding, imprisoned at Iwelcestre for the death of Robert son of Alfrith (*Alfridi*), wherewith he is charged, in bail to twelve men until the first assize, as the king learns by inquisition taken by Thomas de Sancto Vigore, Elias Cotele, Peter de Bosco, and Robert de Wodeton, justices appointed to deliver that gaol, that Robert killed himself by falling upon John's knife.

To the sheriff of Warwick. Order not to intermeddle with four virgates of land in Bakesterl[eye], and to restore to Richard de Harecurt any thing that he may have taken thence, as the king learns by inquisition taken by the sheriff that John de Chetewind held the said virgates of Richard by the service of a sixth of a knight's fee and not of the king in chief.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokingham to be elected in place of Simon de Cranesle, deceased.

June 15.
Chester.

To the sheriff of Kent. Order to deliver Walter de Wrotham and William le Bedel, imprisoned at Canterbury for a trespass that they are said to have committed in taking 20s. from a sum of money lately arrested with William Bussgh at Stouting, at the prosecution of John le Lumbard and his fellows, merchants of Lucca, collectors of the king's new custom at Sandwich, in bail to six men each who shall mainpern to have them before the king in fifteen days from Michaelmas to answer for the said contempt, if the sheriff ascertain that they have satisfied John and his fellows for the said 20s. and for the damages that they sustained by reason of the said detention.

To the keeper of the Hay of Hereford. Order to cause Walter de Redmere to have in that hay four oak-trunks for fuel, of the king's gift.

To Luke de Thany, justice of the Forest this side Trent. Order to cause Alesia de Lacy to have six bucks in the forest of Wauberge, of the king's gift.

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Membrane 4—cont.

June 22. To the treasurer and barons of the exchequer. Order to cause Geoffrey
Chester. del Dam of Beccles to be acquitted of 20s. in which he made fine with the king in chancery for having writs, in the sixth year.

To the sheriff of Northampton. Order to deliver John Danesy, imprisoned at Northampton for the death of William Holdibert, in bail to twelve men who shall mainpern to have him before the justices at the first assizes to stand to right if any one wish to speak against him, as the king learns by the record and process of an inquisition taken by Robert son of Walter and his fellows, justices appointed to deliver Northampton gaol, that John slew William in self-defence and not of malice aforethought.

June 27. To the keeper of the forest of Essex. Order to cause W. bishop of
Chester. Norwich to have in the wood of Kingeswod, within the said forest, six bucks or to permit him to take them himself, of the king's gift.

To the sheriff of Essex. Order to permit the said bishop to have or take six bucks, of the king's gift, in the parks that belonged to John de Nevill, deceased, which are in the king's custody.

To Luke de Thany, justice of the Forest this side Trent. Order to cause Robert le Eyr, keeper of the manor of Wodestok, to have one buck in the park of Wodestok, of the king's gift.

June 27. To the sheriff of Warwick. Order to deliver to Matilda, late the wife
Chester. of Henry de Erdington, tenant in chief, the manor of Erdington, which is extended at 6*l.* 15*s.* 11 $\frac{3}{4}$ *d.*, as the king has assigned to her in dower the said manor and the manor of Shaubir[y], which is extended at 4*l.* 19*s.* 0*d.*, and also a yearly rent of 18 $\frac{3}{4}$ *d.* in the manor of Corfmolyn.

The like to the sheriff of Salop for the manor of Shaubir[y].

The like to the sheriff of Dorset for the manor of Corf Molyn.

To Godfrey de Emerillon, escheator of Chester. Order to cause the abbot and convent of Vale Royal to have the sheep and oxen and all the stock that David son of Griffin and Elizabeth, his wife, had in Frodesham and all David's corn growing there, as the king has given them to the abbot and convent, and to commit the manor to the abbot and convent to be held until Michaelmas.

To the sheriff of Northumberland. Order to cause the money that still remains to be levied from the king's new custom in his bailiwick to be levied and delivered to the merchants of Lucca, keepers of the custom, as they shall direct him on the king's behalf.

To the keeper of the forest of Shirewode. Order to cause Ralph de Crumwell to have in that forest six bucks, of the king's gift.

June 31. To the sheriff of Northampton. Order to cause a verderer for the forest
Newton. of Salcey (*Salceto*) to be elected in place of Walter Mancel, deceased.

July 3. To Luke de Tany, justice of the Forest this side Trent. Order to cause
Chester. G. bishop of Worcester to have in his forest of Wychewod six bucks, of the king's gift.

MEMBRANE 3.

1282.

July 1.
Chester.

To the sheriff of Essex. Order to deliver to Margaret, late the wife of John de Nevill, tenant in chief, the manor of Thorp, which is extended at 26*l.* 6*s.* 9 $\frac{3}{4}$ *d.*, the manor of Hallingbir[y], which is extended at 14*l.* 16*s.* 8*d.*, the manor of Wethersfeld, which is extended at 31*l.* 2*s.* 4 $\frac{1}{2}$ *d.*, except a carucate of land in that manor whereof Margaret was jointly enfeoffed with her husband, the manor of Totham, which is extended at 13*l.* 2*s.* 4*d.*, and 11*s.* 11 $\frac{3}{4}$ *d.* of yearly rent in the manor of Langham, which manor is extended at 11*l.* 10*s.* 10*d.*, as the king has assigned to her the said manors and rent in dower.

To the treasurer and barons of the exchequer and to Gregory de Rokesleye. Order to receive from James Donati of Florence, keeper of the exchange of Dublin, two boxes (*pidibus*) with the king's money of assay in Ireland, and to restore the money found therein, after assay have been made of it, to Master Alexander de Luca, master of the king's mint (*monete*) in Ireland, the money being his, as the king learns by the letters of the justiciary of Ireland.

July 5.
Chester.

To the sheriff of Kent. Order to deliver William de Homstede, imprisoned at Maydenestan for the death of Ralph Burgeys, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assizes, as the king learns by the record and process of the inquisition taken before Henry de Appletrefeld and his fellows, justices to deliver Maydenestan goal, that William slew Ralph in self-defence and not by felony or of malice aforethought.

To the keeper of the forest of Wauberge. Order to cause William de Brumpton to have in that forest three bucks, of the king's gift.

To Reginald de Grey, justice of Chester. Order to cause Margaret de Lacy, countess of Lincoln, to have in the forest of La Mare six bucks, of the king's gift.

To the sheriff of Southampton, escheator in that county. Order to deliver to Matilda, late the wife of Matthew de Columbariis, tenant in chief, 28*l.* 0*s.* 8*d.* yearly of land and rent in the manor of Tuderleg, in that county, which manor is extended at 85*l.* 6*s.* 0*d.*, upon her taking oath not to marry without the king's licence, as the king has assigned such land and rent to her in dower; saving to Michael, Matthew's brother and heir, the chief messuage in the manor.

To the sheriff of Dorset, escheator in the same county. Order to deliver to the said Matilda, upon her taking oath not to marry without the king's licence, 4*l.* 9*s.* 5*d.* yearly of land and rent in the manor of Upsedeling, in that county, which the king has assigned to her in dower.

To the sheriff of Wilts. Order to deliver to the said Matilda, upon her taking oath not to marry without the king's licence, 9*l.* 13*s.* 6 $\frac{1}{2}$ *d.* yearly of rent in the manor of Chissebury, which manor is extended at 29*l.* 12*s.* 0*d.*, in the chief messuage of the manor, which shall remain wholly to her, and in other lands pertaining to the manor, and 11*l.* 15*s.* 6*d.* of land and rent in the manor of Bienknoll, which manor is extended at 35*l.* 6*s.* 5 $\frac{1}{2}$ *d.*; and 8*l.* 6*s.* 9*d.* of land and rent in the manor of Henton, which manor is extended at 25*l.* 0*s.* 2 $\frac{3}{4}$ *d.*; and 75*s.* of land and rent in the manor of Pippardesclyve, which manor is extended at 11*l.* 4*s.* 11 $\frac{3}{4}$ *d.*

July 13.
Rhuddlan.

To the sheriff of Northampton. Order to cause dower to be assigned to Isabella, late the wife of John de Mares, tenant in chief, as she has taken oath before the king not to marry without his licence.

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Membrane 3—cont.

To the keeper of the forest of Canok. Order to cause Reginald de Legh to have in that forest two bucks, of the king's gift.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Gregory de Rokesl[eye] to have in the forest of Wauberge four bucks, of the king's gift.

July 12.
Rhuddlan.

To the sheriff of Northampton. Order to deliver to Robert, son and heir of Simon son of Robert de la Chaumbre of Blarewik, the lands and chattels of the said Simon, which were taken into the king's hands because he hanged himself, as the king learns by inquisition taken by the sheriff that Simon hanged himself in a fit of madness (*passione frenetica detentus*).

To the sheriff of Derby. Order to restore to Richard de Brocton, clerk, his goods and chattels, which were taken into the king's hands upon his being indicted before the justices last in eyre in that county for larcenies, as he has purged his innocence before R. bishop of Coventry and Lichfield, to whom he was delivered in accordance with the privilege of the clergy.

To the constable of the Tower of London. Order to cause Peter de Columbar[iis], imprisoned in the Tower for certain trespasses, to be delivered upon his finding twelve men who shall mainpern to have him before the king at his order or before the justices at the first assize.

July 18.
Rhuddlan.

To John son of Hugh, keeper of the Long Forest. Order to cause Roger Lestrangle (*Extraneo*) to have in that forest four harts, of the king's gift, provided that they be taken outside La Longe Mened.

July 20.
Rhuddlan.

To the sheriff of Cumberland. Order to restore to James de Molton his lands, which are in the king's hands by reason of the death of John Armestrang, wherewith he is charged, as the king has pardoned him the suit of his peace for the said death.

To the treasurer and barons of the exchequer. Order to cause the abbot of Hide, Winchester, to be acquitted of 100 marks, in part payment of 120 marks in which he made fine with the king for the custody of the abbey during the last voidance, as he paid this sum by the king's order to William de Parton, keeper of the works of the king's castles of Flynt and Rothelan, for the said works by the hands of brother Laurence de Londonia, his monk, on Wednesday before St. James, in the tenth year of the reign.

July 24.
Rhuddlan.

To the sheriff of Derby. Order to deliver William de Langeford, imprisoned at Derby for trespasses charged upon him, to twelve men who shall mainpern to have him before the king or to restore him to prison in the quinzaine of Michaelmas, to stand to right if the king or any one else wish to speak against him.

By the chancellor on the information of W. de Hamelton.

To the same and to the sheriff of Warwick. Order to cause William's goods to be restored to him by the aforesaid mainprise.

To the sheriff of Wilts, escheator in that county. Order to deliver to Joan, late the wife of Geoffrey Gascelyn, tenant in chief, the manor of Clipham, to have in *tenencia* until the king shall cause dower to be assigned to her.

1282.

Membrane 3—cont.

To the sheriff of Hereford. Order to deliver to the prior of St. Guthlac's, Hereford, a messuage and a —* of land in Prior's Lude that Hugh le Finche, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Hugh held them of the prior, and that the township of Lude Saucy had the king's year and day, and that the messuage and land are still in the king's hands.

July 27.
Rhuddlan.

To the sheriff of Southampton. Order to restore to Nicholas de Gessych, clerk, his goods and chattels, which were taken into the king's hands upon his being charged with homicide before the justices deputed for this in that county, as he has purged his innocence before J. archbishop of Canterbury, to whom he was delivered in accordance with the privilege of the clergy.

To Thomas de Normanvil, escheator beyond Trent. Order to deliver to Amadeus de Sabaudia, the king's kinsman, the manor of Arnhal, co. Nottingham, which is extended at 22*l.* 8*s.* 4*d.*, as the king has granted to Amadeus the custody of the manor of Great Wakering, co. Essex, which is extended at 67*l.* 16*s.* 1½*d.*, and of the manor of Little Wakkering, in the same county, which is extended at 29*l.*, and of the said manor of Arnhal, which manors are in the king's hands by reason of the minority of Hugh son and heir of John de Neyvill, tenant in chief, to have until the heir come of age in completion of 400 marks of land that the king granted to Amadeus from wardships.

July 25.
Rhuddlan.

Ralph Walgrim, imprisoned at York for the death of Alan de Knapton, wherewith he is charged, has letters to the sheriff of York to bail him.

To the sheriff of Nottingham. Whereas the king learns by inquisition taken by the sheriff that it is not to the damage of the king or of his town of Nottingham or of the adjoining parts if he grant to the Friars Minor staying at Nottingham that they may enclose a moiety of the course of the spring called 'Brodewell' outside the town of Nottingham, and may make an aqueduct thence to their house, and may hold it thus enclosed to them and their successors; the king orders the sheriff to take with him the mayor of Nottingham and twelve other men of that town and to go in person to the spring and to see it, and, if the men of that town wish, to permit the Friars to enclose a moiety of the course of the spring to make an aqueduct thereof, and to hold it thus enclosed to them and their successors.

Aug. 5.
Rhuddlan.

To the sheriff of Gloucester. Order to cause John le Povere to have seisin of a messuage with appurtenances in Guting, which William le Skinnere, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day and that William held the messuage of John le Povere, and that John de Boys is bound to answer to the king for the year and waste.

Osbert de Peterestre, imprisoned at Ipswich for the death of Walter Sturmyn, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

Aug. 6.
Rhuddlan.

To the barons of the exchequer. Order to cause Richard de Pevenes[e] and Isabella his wife, to be acquitted of the service of one knight's fee due to the king in his army of Wales, in his tenth year, for a knight's fee that

* The word *virgate* or *acre* has been omitted in the enrolment.

1282.

Membrane 3—cont.

they hold (*tenet*) in chief at Chiselbergh, co. Somerset, which service they acknowledged to the king, as the king has pardoned them this service at the instance of Queen Eleanor, his mother. By K.

To the keeper of the forest of Chiet. Order to cause Queen Eleanor, the king's mother, to have in that forest thirty oaks fit for timber, of the king's gift.

To the same. Order to cause the said queen to have, if she will, in that forest twenty bucks, of the king's gift.

Aug. 8.
Rhuddlan.

To William de Sancto Clare and William de Hamelton, keepers of the bishopric of Winchester. Order to cause Roger de Mules to have in the wood of the bishopric of La Wasshe four oaks fit for timber, of the king's gift.

Aug. 11.
Rhuddlan.

To the same. Order to deliver to J. bishop of Winchester all the stock of sheep, oxen, plough-cattle, and other stock pertaining to the bishopric of Winchester received by them when the king committed the custody of the bishopric to them.

July 28.
Rhuddlan.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Master William de Luda, keeper of the wardrobe, 200*l.* for the expenses of the king's household.

To the treasurer and barons of the exchequer. Order to cause William Heyron to be acquitted of 40 marks in which he made fine with the king for the service of one knight's fee that he acknowledged to the king for his army of Wales in the fifth year, as he paid this sum to Thomas, bishop of St. Davids, then keeper of the wardrobe, on Sunday the Translation of St. Martin, in the said year, as appears by letters patent made to William, which the king has inspected.

Membrane 3—Schedule.

View of the account of the keepers of the exchange of Waterford, on Monday before St. Barnabas, 10 Edward.

Money received by them at the beginning of the exchange: 1,350*l.* by the weight of the old pennies.

Whereof the issue of the same is: 1,332*l.* 15*s.* 10*d.*

Total of both: 2,682*l.* 15*s.* 10*d.*

Whereof the keepers paid to S. bishop of Waterford, treasurer of Ireland, 1,415*l.* in new pennies, and 20*l.* to the same by the hands of Master Alexander, the master of the work (*fabrice*.) Total: 1,435*l.*

And 500*l.* to Bondinus Padwik, merchant of Lucca, by the king's order.

And 40*l.* to Peter de Munbroun and John de Munbroun for their wages for one year.

And 17*l.* to the workers of the money by order of Sir R. de Ufford, justiciary of Ireland.

And 200*l.* of the old money to Andrew de Speresholt and James Donati, keepers of the exchange of Dublin.

View of the account of Andrew de Speresholt and James Donati, keepers of the exchange of Dublin, for all their receipts from Saturday after the Annunciation, 9 Edward, until 4 June, in the tenth year.

1282.

Membrane 3—Schedule—cont.

To wit of 2,296*l.* 11*s.* 4*d.* of bullion (*billone*) by weight received from S. bishop of Waterford, treasurer of Ireland.

Whereof they account for 1,935*l.* 17*s.* 1*d.* delivered to the bishop, whereof 1,806*l.* 15*s.* 6*d.* are of the new pennies.

And thus the keepers owe of the said bullion 360*l.* 14*s.* 3*d.* which remain in the exchange.

Also the keepers render account for 200*l.* of bullion remaining of the exchange of Waterford, received by the hands of W. dean of Waterford, which remain in the aforesaid exchange of Dublin.

Total of both sums remaining of the bullion : 560*l.* 14*s.* 3*d.*

Also the keepers account for 1,855*l.* 7*s.* 11*d.* received from the issues of the exchange of Dublin from 30,710*l.* made and exchanged there, to wit of each pound 14*d.*, which they paid to the said bishop. And thus this particular balances (*et sic eque de ista particula*).

Memorandum, that the view of the said account that S. bishop of Waterford sent to the king under his seal was sent to the treasurer and barons of the exchequer to be inspected and examined and, if need be, audited.

July 5.
Chester.

To the treasurer and barons of the exchequer. The king sends them enclosed herewith the view of the account of the keeper of the exchange of Waterford and the keepers of the exchange of Dublin in Ireland, and orders them, after inspecting, in the presence of Gregory de Rokesl[eye], keeper of the exchange of London, the view of the accounts, to cause the accounts to be examined, the boxes opened, and to cause the assay of the money in the boxes and the boxes themselves to be examined, sending back to the king by James Donati, keeper of the exchange of Dublin, the view of the accounts and the examination of the pyxes, and to see the allowances that the keepers pray to have allowed to them, and to certify the king of those that ought of right to be allowed to them.

MEMBRANE 2.

Aug. 16.
Rhuddlan.

To the treasurer and barons of the exchequer, and to the chamberlains. As the king wills that his exchequer shall be transferred from Westminster to Shrewsbury before Michaelmas, and that the pleas touching the exchequer shall be held there during his pleasure, he orders them to cause the rolls, memoranda, tallies, and all other things pertaining to the exchequer and to their office to be carried thither before the said feast, so that they may there hold and exercise pleas pertaining to the exchequer and other things belonging to their office. In order that these things may be more securely carried to Shrewsbury, the king has requested his kinsman* to cause them to have safe and sure conduct for this purpose if required by them.

To Reginald de Grey, justice of Chester. Whereas the king has granted to Roger de Monte Alto, son and heir of Robert de Monte Alto, a minor, the lands of Mold (*de Monte Alto*) and Hawardyn which are of his inheritance, on condition that he answer for the issues thereof to Roger de Clyfford, the elder, to whom the king granted the custody of the lands during Roger's minority, during the wardship: the king orders the justice to cause Roger to have seisin of the lands, after taking security from him to answer to Roger de Clyfford for the issues during the wardship.

* Edmund, earl of Cornwall seems to be referred to.

1282.

Membrane 2—cont.

To Gregory de Rokes[eye], keeper of the exchange of London. Order to cause John Gyot, assayer of the king's money, to have 25 marks for his wages for the present year.

To the keeper of the forest of Chet. Order to cause Queen Eleanor, the king's mother, to have thirty oaks fit for timber, of the king's gift.

To the keeper of the forest of Clarendon. Order to cause the said queen to have, if she will, in that forest twenty bucks, of the king's gift.

To the sheriff of Nottingham. Order to restore to Thomas de Beltoft, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices in eyre at Lincoln for suspicion of homicide, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the justices in accordance with the privilege of the clergy. The chancellor made the order from Rhuddlan.

Aug. 20. Rhuddlan. To the sheriff of Gloucester. Order to deliver to Stephen Pecche the lands in Caumpeden that he had of the feoffment of Henry de Erdinton, together with everything received thence since they were taken into the king's hands, as the king learns by inquisition taken by the sheriff that Henry two years before his death enfeoffed Stephen of all his lands in Caumpeden for Stephen's life, and that Henry was in good estate and of good memory at the time of the enfeoffment, and that Stephen had seisin thereof, and that Henry never had seisin thereof again.

To the sheriff of Leicester. Order to deliver Robert son of Alan de (*sic*) Whelewrighte, imprisoned at Warwick for the death of Roger de Donecastre, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the king at his order or before the justices at the first assize if any one wish to speak against him, as it is testified before the king by Henry de Notingham and his fellows, justices to deliver Warwick gaol, that Robert slew Roger in self-defence.

Aug. 31. Ruthin. To the justices appointed for the custody of the Jews. Whereas John de Teshale is indebted to the king in divers debts at the exchequer of the Jewry, and the king has caused John's lands to be extended so that he may cause the debts aforesaid to be attorned to him: the king sends to them under the half-seal (*sub pede sigilli*) the extent aforesaid, and orders them to search the rolls of the exchequer of the Jewry and to ascertain what debts John owes to that exchequer, and to cause John to have reasonable terms for payment of the debts aforesaid.

To the sheriff of Kent. Order to deliver John de Stone, imprisoned at Canterbury for the death of William le Mouner, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew William in self-defence, and not by felony or of malice aforethought.

Sept. 3. Ruthin. To the sheriff of Lincoln. Order to restore to John Turry of Hornecastre, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted for suspicion of theft and robbery before the justices in eyre at Lincoln, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

1282.

*Membrane 2—cont.*Aug. 20.
Rhuddlan.

To the treasurer and chamberlains. Order to inspect the letters patent that Stephen de Penecestre, constable of Dover castle and warden of the Cinque Ports, has for the yearly fee granted to him by the king, and to cause him to have a moiety of the fee, to wit for Michaelmas term in the tenth year.

Sept. 8.
Ruthin.

To the sheriff of Devon. Order to deliver to Beatrice, late the wife of William de Mohun, tenant in chief, the manor of Stoke Flemmeng, to hold in *tenancia* until the king shall cause dower to be assigned to her.

To the sheriff of Bedford. Order to deliver to Joan, late the wife of Geoffrey Gascelin, a knight's fee in Suthgyvel held of Walter de Traylli and half a virgate in the same town of the fee of Simon le Bel, and sixteen acres of land at Suthgyvel, to be held by her until the next parliament so that she may then come to the king's court to do what ought to be done, as the king learns by inquisition taken by the sheriff that Geoffrey at his death held nothing in chief of the king in that bailiwick, but that he held the said knight's fee and half virgate by knight service of the inheritance of Joan, and that he held of his purchase of the fee of the abbot of Wardon the said sixteen acres, whereof Joan was jointly enfeoffed with him.

To the sheriff of Wilts. Like order to deliver to the aforesaid Joan the manor of Chyppeham and the lands in Great Cheverel that Geoffrey held at his death, as the king learns by inquisition taken by the sheriff that the manor and lands are of Joan's inheritance.

To the sheriff of Northampton. Order to deliver to Hawisia, late the wife of Robert de Kaynes, tenant in chief, the manor of Doddeford, which is extended at 2*l.* 14*s.* 8½*d.*, as the king has assigned that manor and a moiety of the manor of Cumbe, co. Dorset, which moiety is extended at 9*l.* 3*s.* 6½*d.*, to her in dower.

To the sheriff of Dorset. Order to deliver to Hawisia the aforesaid moiety.

Sept. 8.
Ruthin.

To the sheriff of Leicester. Order to deliver Ralph le Fevre of Baresworth, imprisoned at Warwick for the death of Simon Spirt, wherewith he is charged, in bail to twelve men of the county who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as it is testified before the king by Henry de Notingham and his fellows, justices to deliver Warwick gaol, that Ralph slew Simon in self-defence and not by felony or of malice aforethought.

To the sheriff of Warwick. Order to deliver Sweyn son of Nicholas le Chapman, imprisoned at Warwick for the death of Peter Thorald, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize or before the king at his order to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Sweyn slew Nicholas in a fit of madness and not by felony or of malice aforethought.

Sept. 13.
Dymmayn.

To the treasurer and barons of the exchequer. Order to cause Thomas de Normanvill, escheator beyond Trent, to be discharged of thirty-five greater plough-horses (*jumenta*) and nine smaller ones and of a stallion, which were appraised at 47*l.* 13*s.* 4*d.*, of the chattels that belonged to Baldwin Wake, deceased, tenant in chief, taken into the king's hands by reason of the debts due to him from Baldwin, which horses

1282.

Membrane 2—cont.

were retained for the price for the king's use and delivered by the king's order to Queen Eleanor, the king's consort, and to cause allowance for the value as above to be made to Baldwin's heir.

Sept. 8.
Ruthin.

To the sheriff of Suffolk. Order to assign to Eva, late the wife of Robert de Valoynes, tenant in chief, a third of Robert's messuage in the manor of Walsham, co. Suffolk, which is extended at 12*d.* and of 387½ acres of land extended at 6*l.* 9*s.* 2*d.*, and 2½ acres of 72½ acres of land in the same town extended at 24*s.* 2*d.*, and of 9*l.* 2*s.* 1*d.* of rent of assize of freemen and customary-tenants in the same, which the king has assigned to her as dower.

Sept. 22.
Llangernieu.
(*Thlangernou*)

To the treasurer and barons of the exchequer. Whereas the king has granted to Simon de Bello Campo respite for a debt of 30*l.* in which he is indebted to the exchequer, which was attermind by the king's order at 40*s.* yearly, until Michaelmas next and until a year from then, so that he may thereafter recover the terms that the king previously granted to him: the king orders them to cause Simon to have the respite and to recover the terms aforesaid, and to cause this to be so done and enrolled.

Sept. 24.
Rhuddlan.

To the sheriff of Lincoln. Order to restore to Ranulph de Marton his goods and chattels, which were taken into the king's hands upon his being charged with the death of William Balle of Harnhal, as the king has pardoned him by his letters patent at the suit of William de Bello Campo, earl of Warwick.

To the treasurer and barons of the exchequer. Notification that the king has granted to Robert de Insula respite until Easter next for the 200 marks due to the exchequer for the custody of the land and heir of William de Aubeney, for payment whereof the king granted to him terms that he has not observed, so that he shall thereafter recover the terms previously granted to him, and order to supersede in the meantime the demand made by summons of the exchequer, and to cause him to recover the said terms, and to cause this to be so done and enrolled.

Sept. 24.
Rhuddlan.

To the sheriff of Somerset. Order to restore to Henry Merieth his lands, which were taken into the king's hands upon his being charged with the death of Robert de la Doule, as the king, out of piety, has pardoned Henry the death of Robert, whom he slew in self-defence and not by felony or of malice aforethought.

Oct. 4.
Rhuddlan.

To Reginald de Grey, justice of Chester. Order to cause J. bishop of Bath and Wells to have in that forest three oak-trunks (*robora*) to make charcoal thereof, of the king's gift.

To the sheriff of Devon. Order to deliver Elias de Kyngesford, imprisoned at Exeter by the justices lately in eyre in that county, in bail to mainpernors who shall undertake to render the king that at Easter next 79 marks that Elias received from John Baron and that belong to the king with John's other goods and chattels by reason of the felony for which he was hanged, or that Elias shall then render himself to prison unless the king shall order otherwise in the meantime.

Oct. 5.
Rhuddlan.

To Luke de Tany, justice of the Forest this side Trent, or to him who supplies his place. Order to cause Hugh Pecche, who is in the king's service in Wales, or his attorney bearing these letters, to have four oaks fit for timber in the forest of Wahnberg, of the king's gift.

1282.

Membrane 2—cont.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Ida, late the wife of John de Bozhale, tenant in chief, upon her taking oath not to marry without the king's licence.

To the sheriff of Essex. Order not to intermeddle with the manor of Peltindon and with two carucates of land in Wetheresfeld and Hatfeld Regis, and to permit Margaret, late the wife of John de Nevill, tenant in chief, to hold them, as the king learns by inquisition taken by the sheriff that John and Margaret were jointly enfeoffed thereof, and that John continued his seisin thereof without any interruption until the day of his death, so that the wardship thereof does not pertain to the king at this time.

Oct. 6.
Rhuddlan.

To the sheriff of Lincoln. Order not to molest Robert Bagard of Lincoln, to whom the sheriff committed a tun of the king's wines at Lincoln for carriage to Chester for the king's use, by reason of the breaking of the tun or the loss of the wine, as the king learns by inquisition taken by the sheriff that the wine ran out of the tun through the breaking of his cart near Nottingham by accident, and that he is not guilty of the breaking or of the running away of the wine, and the king has pardoned him the trespass charged upon him in this behalf.

MEMBRANE 1.

Oct. 7.
Rhuddlan.

To the sheriffs of London. Order to deliver Hugh de la Corner in bail to twelve men who shall mainpern to have him before the justices at the first assize or before the king at his order to stand to right if any one wish to speak against him for the death of Walter le Cornmanger, as it is testified before the king by Hamo Hauteyn and his fellows, justices to deliver Neugate gaol, that Hugh slew Walter in self-defence and not by felony or of malice aforethought.

To the keeper of the forest of Clarendon. Order to cause Nicholas Morel to have four oak-trunks (*robora*) in that forest for fuel, of the king's gift.

Oct. 9.
Rhuddlan.

To the treasurer and barons of exchequer of Dublin. Order to see or audit the account of the executors of the will of Bonas[ius] Bonamti, merchant of Florence, for the time when he was keeper of the new custom in Ireland, and to cause his executors to have allowances for his expenses and costs in the time when he was keeper about the collection of the custom, as shall seem fit according to their discretion and that of Bendinus and his fellows, merchants of Lucca, dwelling in Ireland.

To the treasurer and barons of the exchequer. Order to cause the abbot of Shirburn to be acquitted of 80 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales in the present year, as he paid 40 marks thereof into the king's wardrobe at Rothelan on Tuesday after St. Peter ad Vincula to Master William de Luda, keeper of the wardrobe, and the remaining 40 marks on Friday before St. Luke.

Thomas atte Mede, imprisoned at Meydenestan for the death of William son of Alexander atte Mede, wherewith he is charged, has letters to the sheriff of Kent to bail him.

1282.

Membrane 1—cont.

To John son of Hugh, keeper of the forest of Lithewod. Order to cause the abbot of Westminster to have in that forest three leafless oak-trunks for fuel, of the king's gift.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to deliver to Adam son of Robert de Papelwick, imprisoned at Nottingham for trespass of the forest, to twelve men who shall mainpern to have him before the justices in eyre for Forest pleas.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Muscegros to be acquitted of 2 marks 6s. 8d. in which he made fine before the justices of the Bench for licence to agree and of 6s. 8d. in which he made fine with the king to have a writ for the aforesaid 2 marks 6s. 8d., as the king has pardoned him at the instance of Hugh son of Otto.

Oct. 18.
Rhuddlan.

Henry de Bruilly and Thomas le Pur, imprisoned at Ailesbir[y] for the death of Henry Viel of Risebergh, whereof they are appealed, have letters to the sheriff of Buckingham to bail them.

Oct. 23.
Denbigh.

To Thomas de Normanville, the king's steward beyond Trent. Order to cause dower to be assigned to Ida, late the wife of Robert de Nevill, tenant in chief, upon her taking oath not to marry without the king's licence.

The like to the sheriff of Lincoln, escheator in that county.

John de Cancefeld, imprisoned at Lancaster, for the death of Henry de Lupton, wherewith he is charged, has letters to the sheriff of Lancaster to bail him.

Oct. 27.
Denbigh.

To Philip Burnel. Order to deliver to Edmund, earl of Cornwall, the custody of the manor of Blitheworth, which belonged to Baldwin Wake, tenant in chief, and which is in Philip's custody by the king's commission, together with everything received thence since the Translation of St. Thomas the Martyr last, as the king committed to the earl the custody of all the lands that belonged to Baldwin.

To the sheriff of Northampton, escheator in the same county. Like order to cause the said Edmund to have the custody of the said Baldwin's lands in that county, with everything received thence from the aforesaid date.

To the treasurer and barons of the exchequer. Order not to charge the aforesaid Philip with the issues of the said manor of Blytheswurth, co. Northampton, from the day of the Translation of St. Thomas the Martyr last, when the king committed the wardship thereof to Edmund, earl of Cornwall, as the king, on 18 July, in his tenth year, committed to Philip the said manor, which was in his hands by reason of the minority of John son and heir of Baldwin Wak, during pleasure, rendering therefor to the exchequer 32*l.* 8*s.* 0*½d.* at which the manor is extended.

Nov. 7.
Rhuddlan.

To the same. Order to audit the account of Isabella, late the wife of John son of Alan, tenant in chief, for the time when she had the custody of the castle of Oswestry (*de Albo Monasterio*) of the king's commission, and to cause allowance to be made to her for all costs and expenses incurred by the king's order about the munition of the castle after the commencement of the present war in Wales, as she may prove to them by the particulars of the expenses.

1282.

Membrane 1—cont.

To the sheriff of Salop. Order to deliver to the executors of the will of Roger de Mortuo Mari the castle of Clune, which is in the king's hands by reason of the death of John son of Alan, tenant in chief, and which the king lately granted to Roger during the minority of John's heir, and which the sheriff took into the king's hands by reason of Roger's death.

To the treasurer and barons of the exchequer. Order not to molest the executors of the aforesaid Roger's will by reason of the debts due from him at his death to the exchequer, as the king granted to Roger that he would look to (*capiemus ad*) Roger's heirs for such debts.

To the same. Order to cause Isabella, late the wife of John son of Alan, to be discharged of 668*l.* 10*s.* 0*d.* of the ferm of the castle of Oswestry (*de Albo Monasterio*), the hundred of Oswaldestre, the castle of Arundel, which belonged to John, tenant in chief of the late king, and which she held of the king's commission, as she paid this sum by the king's order to the abbot of Vale Royal by divers particulars for the works of that abbey, which the king founded, as appears by the abbot's letters patent.

Nov. 12.
Rhuddlan.

To Reginald de Grey, justice of Chester. Order to pay to the abbot and convent of Vale Royal the 50 marks that are in arrears to them for this year of this sum yearly granted to them by the king from the exchequer of Chester for their maintenance.

To the keeper of the forest of Clarindon. Order to take in that forest for the use of Master William de la Cornere four good does, and to cause him to have them without delay, and to cause him to have in the same forest four good leafless oak-trunks for fuel, of the king's gift.

On the information of J. de Kirk[eby].

To Grimbold Pauncefot, keeper of the forest of Dene. Order to cause William de Valencia, the king's uncle, to have in that forest six oaks for timber for the works of Goodrich Castle (*Castri Godrici*), of the king's gift.

Nov. 12.
Rhuddlan.

To John son of Philip, keeper of the forest of Jaspell'. Order to cause Master Bonettus de Sancto Quintino to have in that forest eight oaks fit for timber, of the king's gift.

To the sheriff of Derby. Order to deliver Thomas de Roscynton, imprisoned at Warwick for the death of Ralph son of Margery de Roscynton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Thomas slew Ralph in self-defence.

To Richard de Holebrok, keeper of the king's forest in co. Huntingdon. Order to deliver John son of Ralph de Beynwyk, a man of the bishop of Ely who [was arrested] by John Pycard, Ralph de Bereford, John de Stowe, and William de Overton, foresters of that forest, for a certain trespass in that forest, to six men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts.

To William de Sancto Claro and William de Hamelton, late guardians of the bishopric of Winchester. Whereas the king, on 11 August last, took the fealty of J. bishop of Winchester, and restored to him the

1282.

Membrane 1—cont.

temporalities of the bishopric, and ordered the guardians to deliver to him the temporalities, the king orders them to deliver to the bishop all issues of the bishopric received by them since the said restitution, and to cause to be allowed to the reeves and bailiffs of the manors of the bishopric the straw placed on the thatching (*coopertura*) of the barns of the bishopric wherein the king's corn is deposited, and also the costs about the enclosure of underwood felled and sold by the guardians.

Nov. 14.
Rhuddlan.

To Bonruncinus Walterii, merchant of Lucca. Order to go in person, or to send one in whom he confides as in himself, to Queen Eleanor, the king's mother, and to satisfy her for 1,644 marks 5s. 6*d.*, receiving from her letters patent accepting the assignment lately made by John de Vesey and Anthony Bek for this sum, which she receives in the town of Marmand and in the custom of Bordeaux by the king's assignment.

To the sheriff of Worcester. Order to cause Thomas Haket to have seisin of a messuage and an acre of land in Ekenton that William de Eye, who was hanged for felony held, as the king learns by inquisition taken by the sheriff that the messuage and land have been in the king's hands for a year and a day and that William held them of Thomas.

To the sheriff of Cornwall. Order, if John de Nevill, who was lately convicted before him and the keepers of the pleas of the crown of a re-disseisin made upon Thomas de Trewarmeneth and Lucy, his wife, of their free tenement in Trew—[*Incomplete.*]

Vacated, because elsewhere on the Fine Roll.

To the sheriff of Hereford. Order to deliver Richard Turnabuten Acton, imprisoned at Lemenistre for the death of Nicholas Red, whereof he is appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Richard is appealed of the said death out of hatred and not because he is guilty thereof.

Membrane 1—Schedules.

To William de Perton, constable at Flynt, and to Master Jacob. Order to deliver to all wishing to have burgages or lands at Flynt one burgage and 40 acres of land and an acre of alder-holt to make a meadow thereof, [measured] by the perch of 20 feet, quit of rent for ten years, after which time they shall render yearly 6*d.* for the burgage and 3*d.* for every acre of land or meadow, and to permit each man to assart in this present year up to ten or fifteen acres of the wood of Swerdwod about the place of Atiscross (*Crucem Atye*), and that they shall have these rent free all their life and their heirs for seven years afterwards, after which time the heirs shall render 3*d.* for every acre.

The same was granted to the miners (*minatoribus*) at Northope.

July 12.
Rhuddlan.

To Luke de Tany, justice of the Forest this side Trent. Order to cause the prior of Stone to have in the forest of Kanek a buck, of the king's gift.

To the same. Order to cause Peter de Monte Forti to have in the forest of Roteland two bucks, of the king's gift.

1282.

Membrane 1—Schedules—cont.

To the same. Order to cause Gregory de Rokesle to have in the forest of Wauberg four bucks, of the king's gift.

To the same. Order to cause John Lovel to have in the forest of Wyochewod six bucks, of the king's gift.

July 14.
Rhuddlan.

William de Say acknowledges that he owes to Peter de Huntyngheld 27*l.*; to be levied, in default of payment, of his lands and chattels.

July 17.
Rhuddlan.

To the keeper of the forest of Kanok. Order to cause Reginald de Legh to have in that forest two bucks, of the king's gift.

To Luke de Tany, etc. Order to cause R. bishop of Bath and Wells to have in the forest of Kinefare fifteen bucks, of the king's gift.

Anian, bishop of Bangor, has letters of protection under the privy seal until Michaelmas next.

Elias son of Gervase, clerk of the said bishop, has letters of conduct for eight days under the privy seal.

July 19.
Rhuddlan.

To Luke de Tany, justice of the Forest this side Trent. Order to cause Otto de Grandi Sono to have in the forest of Kanok four bucks, of the king's gift.

To the same. Order to cause the said Otto to have in the forest of Rokyngham six bucks, of the king's gift.

To the same. Order to cause Luke de Tany to have in the forest of Wauberg six bucks, of the king's gift.

To the same. Order to cause the said Luke to have in the forest of Roteland four bucks.

To the same. Order to cause Luke to have three bucks in the forest of Bernewod, of the king's gift.

To the same. Order to cause the archbishop of Dublin to have in the forest of Ayisholt six bucks, in recompence for the six bucks that he ought to have had in the forest of Galtres, of the king's gift.

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—————
To the same. Order to cause Hugh son of Oto to have in the forest of Bernewode four bucks, of the king's gift.

July 25.
Rhuddlan.

Roger Basset acknowledges that he owes to Thomas de Maydenhathe 5½ marks; to be levied, in default of payment, of his lands and chattels.

Aug. 7.
Rhuddlan.

Walter de Everle acknowledges that he owes to John de Cretingham 2 marks; to be levied, in default of payment, of his lands and chattels.

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— —
Roger de Clifford, the younger, acknowledges that he owes to John de Lodelawe 70 marks; to be levied, in default of payment, of his bonds and chattels.—Sureties: Sir John de Bohun of Midhurst and Gilbert de Lindeseya.

Theobald de Verdun acknowledges that he owes to Robert, bishop of Bath and Wells, 50*l.*; to be levied, in default of payment, of his lands and chattels.

Aug. 16.
Rhuddlan.

Thomas de Cadurciis acknowledges that he owes to John le Taylour 17 marks; to be levied, in default of payment, of his lands and chattels.

1282.

*Membrane 1—Schedules—cont.*Aug. 16.
Rhuddlan.

Peter de Monte Forti acknowledges that he owes to William de Morers 20½ marks; to be levied, in default of payment, of his lands and chattels.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Ralph de Croumbwell to have in the forest of Schirewod six bucks, of the king's gift.

John de Sancto Johanne acknowledges that he owes to William de Morers 19 marks; to be levied, in default of payment, of his lands and chattels.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Peter de Monte Forti to have in the forest of Schirewod two bucks, of the king's gift.

July 15.
Rhuddlan.

To the same. Order to cause Ralph de Hengham to have in the forest of Kanok six bucks, of the king's gift.

John de Insula acknowledges that he owes to John de Bevilars 25 marks; to be levied, in default of payment, of his lands and chattels.

Sept. 14.
Alderwyne.

William de Scaccario acknowledges that he owes to the king 10 marks for Lady Derverguilla de Balliolo for the arrears of 50 marks that she ought to have paid at the Nativity of St. Mary for a fine made with the king for her service in the army of Wales in the tenth year.

Vacated, because he paid the money into the wardrobe and Derverguilla has letters patent of acquittance, which are enrolled on the Patent Roll of the fourteenth year, in the month of February. [Calendar of Patent Rolls, p. 222.]

William de Longeford, knight, acknowledges that he owes to Robert de Haustede 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Derby and Warwick.

Sept. 21.
Llangarnieu.

Humphrey de Boun, earl of Hereford and Essex, acknowledges that he owes to John de Boun, his uncle, 100*l.*; to be levied, in default of payment, of his lands and chattels.

John de Boun of Sussex acknowledges that he owes to Hugh de Brok —[*Incomplete.*]

Oct. 17.
Rhuddlan.

Thomas de Wythynton acknowledges that he owes to William Burnel 1,400 marks; to be levied, in default of payment, of his lands and chattels.

Guichard de Burgo acknowledges that he owes to Matthew de Columbariis, the king's butler (butillar), 50 marks; to be levied, in default of payment, of his lands and chattels. Dated at Rothelan, 20 November, in the eleventh year.

Fines for services for the army of Wales of the tenth year.

Isabella, countess of Albemarle, made fine with 125 marks for her service due to the king in his army of Wales for 2½ fees, half to be paid at St. Peter ad Vincula and half at Michaelmas.

The prior of Coventre, by brother John de Merston and Master Guy de Tillebrok, his attorneys, made fine with 100 marks for the service of two knights' fees, to be paid as above.

The bishop of Coventry and Lichfield made fine for the service of two fees with 100 marks.

Membrane 1—Schedules—cont.

1282.
Sept. 24. Roger de Mohaut acknowledges that he owes to Roger de Clyfford, the
Rhuddlan. elder, 30*l.* for the issues of the lands of Mold (*Mohaut*) and Hawardyn; to
be levied, in default of payment, of his lands and chattels.
- Sept. 25. John de Boun of Sussex acknowledges that he owes to Hugh de Brok
Rhuddlan. 50*l.*; to be levied, in default of payment, of his lands and chattels.
- Oct. 7. William de Leyburn acknowledges that he owes to Hugh Pape, Hugh
Rhuddlan. Post, and his fellows, merchants of Florence, 43 marks; to be levied, in
default of payment, of his lands and chattels.
- Oct. 8. Roger Bygot, earl of Norfolk and marshal of England, acknowledges
Rhuddlan. that he owes to Matthew de Columbariis 369*l.* 18*s.* 4*d.*; to be levied, in
default of payment, of his lands and chattels.
Cancelled on payment.

MEMBRANE 8d.

1281.
Nov. 24. To the sheriff of Suffolk. Order to direct Robert son of Philip to
Westminster. render to Thomas de Weylaund a messuage, 45 acres of land, five acres of
wood, two acres of meadow and 12*d.* of rent in Little Whelnetham, in
which Robert has not entry except by Alice, late the wife of Philip de
Parva Whelnetham, who held them in dower of the aforesaid Thomas of
the assignment of Alexander, son and heir of the said Philip, of the gift of
the said Philip, her late husband, which ought to revert to Thomas after
the demise made by Alice to Robert contrary to the form of the statute of
Gloucester; and to summon Robert, if he do not do so, to be before the
justices at Westminster in the octaves of St. Hilary to show cause why
he has not done so.

Memorandum, that Nutus de Florencia came into chancery, on Thursday
after St. Katherine, and acknowledged that he had been fully paid by John
son of John, knight, for all debts due from Sir John to him and Burgesius
his brother.

William le Latimer acknowledges that he owes to R. bishop of Bath and
Wells, the chancellor, 50 marks; to be levied, in default of payment, of
his lands and chattels in co. York.

Benedict de Rolleston acknowledges that he owes to Walter de
Agmodesham 100 marks; to be levied, in default of payment, of his
lands and chattels in cos. Bucks and Leicester.

Cancelled on payment.

Martin Heyne acknowledges that he owes to Master William de Marchia
50½ marks; to be levied, in default of payment, of his lands and chattels
in co. Sussex.

- Nov. 25. To the sheriff of Gloucester. Writ of summons of an eyre for Forest
Westminster. pleas to be holden at Gloucester in the octaves of St. Hilary next before
Luke de Tany, Adam Gurdun, Richard de Crepping, and Peter de Lench.

Walter de Bynetre acknowledges that he owes to William de Hamelton
and William de Sancto Claro 23*l.* 11*s.* 8*d.*; to be levied, in default of pay-
ment, of his lands and chattels in co. Hertford.

1281.

Membrane 8d—cont.

The abbot of Rufford acknowledges, for himself and his successors, that he owes to John de Vesey 93*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Dec. 1.
Westminster.

To the justices appointed for the custody of the Jews. Whereas the king lately ordered and caused to be proclaimed that all Jews of the realm should wear patches (*tabulas*) on their outer garments in order that they might be the more easily distinguished from those of the catholic faith; the king now, willing that the same shall be observed by Jewesses, orders the justices to cause proclamation to be made in the city of London and in other cities, boroughs, towns and elsewhere where Jews converse that all and singular Jewesses, under pain of grievous forfeiture, shall publicly wear such patches in the form provided concerning Jews. They are also ordered to cause proclamation to be made throughout the realm that no Jew shall presume to sell meat to Christians in any way, or shall dare to retain Christian man or woman in service with them in their houses or elsewhere. [*Fœdera.*]

Robert de Acovre acknowledges that he owes to William de Hamelton 50 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

William de Hanyngton, clerk, acknowledges that he owes to William de Hamelton 12 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Escoteny came before the king, on Wednesday after St. Nicholas, and sought to replevy to himself a third of 100*s.* of rent in Haverhill, which was taken into the king's hands for his default against Beatrice, late the wife of John de Berners.

The king's men of Hedindon acknowledge that they owe to Ralph le Wall and Walter Attepiler of Oxford 100*s.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Dec. 15.
Woodstock.

To O. bishop of Lincoln. Notification that whereas Andrew de Gatesden lately presented a clerk of his to the church of Lathebury and the abbot of Lavenden presented a clerk of his to the same church, Andrew came into the king's court and quit-claimed to the abbot and his successors his right in the advowson of the church aforesaid, and granted that the clerk now presented to the same by the abbot and to be presented hereafter shall be admitted, and order to admit a suitable person to the church at the abbot's presentation.

John Atteputte came before the king, on Saturday the eve of St. Thomas, and sought to replevy to Richard Tybaud the latter's land in Hulsesey, which was taken into the king's hands for his default against Henry le Mouner of Hulsesey.

John le Estraunge acknowledges that he owes to Nutus de Florencia, merchant, 27 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Thomas de Saunford acknowledges that he owes to John Sprengheoese 5 marks 16*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

1282.

Membrane 8d—cont.

Roger de Langeport, clerk, came before the king, on Friday the feast of St. Stephen, and sought to replevy to Simon son of William de Houghton the latter's land in Hangende Houghton, which was taken into the king's hands for his default against John son of William de Houghton.

The under-written have quittance of the common summons before the justices next in eyre for pleas of the Forest in co. Gloucester:

William de Bello Campo, earl of Warwick.

Patrick de Cadurcis.

The abbot of Tinterne.

Thomas, bishop of Hereford.

William son of Warin came before the king, on Saturday after Christmas, and sought to replevy to himself and his wife Eva 100s. of rent in Welwe, which were taken into the king's hands for their default against Ela Baldec.

Alice, late the wife of Henry de Penbrigge, puts in her place Robert de Bolkinton in the suit attermined before the king between her and G. bishop of Worcester concerning the manor of Ollingewyk, co. Warwick, the wardship whereof was delivered to the bishop by consideration of the king's court, of which manor Alice is dowered, wherefore she prays that the value of two-thirds of the manor may be assigned (*fieri*) to her in other lands that belonged to Henry, if the bishop hold the wardship.

Henry de Somery acknowledges that he owes to William son of Warin, the king's yeoman, 16 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Peter de Eton puts in his place Ralph de Resingdon in the suit before the king between him and Herbert de Chetewode, Roger Matheu, Robert de Tyngewyk, William de Boneton, Roger fiz le Forester, and Hugh le Whyte of Hyldeston concerning a trespass committed upon him by them.

Manasser son of Jocus de Hereford, a Jew, came into chancery at Worcester, and quit-claimed to William de Chiltham and Alice his wife, Alice de Acle, Richard de Kemeseye, and Simon Alayn, parceners of the inheritance of Richard son of Jocelin de Wychoy, 7*l.* 10s. concerning which he impeaded them before the justices of the Jewry at London concerning the debt of Richard son of Jocelin, for 70s. that they paid to him at Worcester on Wednesday after Christmas.

Richard Hillelone and Richard de (*sic*) Barkere came before the king, and sought to replevy their land in Le Neweport, which was taken into the king's hands for their default against Philip son of Hugh son of Alan.

Adam le Chacepol of Dunstapel came before the king, on Monday the eve of the Epiphany, and sought to replevy his land, which was taken into the king's hands for his default against Alexander Orenge.

The prior of St. Mary's, Worcester, puts in his place brothers Peter de Dunolmia and Thomas de Wyco in the suit before the king between him and John de Grafton, deforciant, concerning the advowson of the church of Grafton.

William son of Adam de Byketon came before the king, on Saturday after St. Hilary, and sought to replevy to Richard le Bredeler, Adam de Dineley, and Sibyl, his wife, Thomas Purcel and Alice, his wife, their land in Bykedon, which was taken into the king's hands for their default against William Stirk and Alice, his wife.

1282.

Membrane 8d—cont.

Enrolment of deed from Richard de Willamescote, knight, acknowledging himself bound to Thomas de Maydenheth in 120*l.* for the wardship of the lands and heirs of Thomas de Langele, with the custody of the forest of Whicchewod, and the winter-sown land, which Thomas sold to him until the heirs come of age according to the form of the king's gift, the said sum to be paid to Thomas at Bruern (*Brueria*) at terms specified. To fulfil this payment Richard binds and delivers to Thomas all his manor of Pykewell in Saltford with all the stock and moveable goods in the same, as contained in his charter to Thomas, which is to be restored to him upon payment. Thomas subjects himself to a penalty of 500*l.* if he contravene any of the covenants. Witnesses: Roger de Nodariis, Richard de Cornubia, John Golafre, knights; John de Fifhide, Nicholas de Gardino, Henry de Disleye, Hugh de Jernemuth. Dated at Walton, on Thursday after St. Hilary, 10 Edward.

Memorandum, that Richard and Thomas came into chancery, and acknowledged the premises.

John son of John de Geyton came before the king, on Sunday after St. Hilary, and sought to replevy his land in Gayton, which was taken into the king's hands for his default against Thomas son of Henry de Geyton.

Margery la Megre puts in her place Reginald Wodeman in the suit before the king between her and John le Chaloner of Wynchecombe concerning a trespass committed upon her by him.

MEMBRANE 7d.

Richard Prest came before the king, on Thursday after St. Hilary, and sought to replevy to Walter de Botesana his land in Botesana, which was taken into the king's hands for his default against Benedict le Brun.

Richard Angetil came before the king, on Wednesday the eve of St. Vincent, and sought to replevy to Richard Cou and Alice, his wife, their land in Westebrok, which was taken into the king's hands for her default in the abbot of Beaulieu's court of Great Farendon against Christiana Coleman. This is signified to the bailiffs of the said court.

Alan de Wandsworth acknowledges that he owes to Robert de Lille 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 24.
Cirencester.

John Payn and Walter de Saundon acknowledge that they owe to Hugh son of Otto 40*s.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Walter Severe acknowledges that he owes to John de Vesey 40 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

For payment of this he found as sureties Philip le Especer of Gloucester and Peter Flory of the same, who constituted themselves principal debtors, and granted that the money shall be levied, in Walter's default, of their lands and chattels in co. Gloucester.

Cancelled on payment.

William le Poer acknowledges that he owes to William Waryn 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Deutaitus Willelmi puts in his place Henry le Walanger and Nicholas de Bolingbroke in all pleas.

1282.

Membrane 7d—cont.

The abbot of Bordes[eye] acknowledges, for himself and house, that he owes to Thomas de Verdun, rector of the churches of Farham and Milham, and Henry de Preeres 380 marks; to be levied, in default of payment, of his lands and chattels in cos. Worcester, Warwick, and Gloucester.

Jan. 25. To the sheriff of Cornwall. Writ of summons of an eyre to be holden at Cirencester. Lanceveton on the morrow of Holy Trinity before Solomon de Roff[a] and Richard de Boyland and others.

Feb. 4. To the sheriff of Rutland. As Geoffrey Gacelin, Stephen de Edeworthe, and John de Edeworthe of co. Bedford, John Lovel, William Wygeyn of co. Northampton, and Roger de Tilmanston of co. Kent have mainperned before the king for Gerard de Insula that injury shall not arise through him or through his proctor to Master William de Burle as to his body, the king orders the sheriff not to distrain Gerard to make any other security of the peace to Master William by reason of the king's writ *de pace habenda* directed to him in Master William's favour.

Jan. 27. To J. archbishop of Canterbury. As the king wishes that the fifteenth Cirencester. granted to him of the goods of the clergy in the archbishop's province shall be collected, he requests and requires the archbishop to cause faithful men to be provided to collect, unite and deposit in a safe place the fifteenth in his diocese, to be kept until the king shall otherwise order, so that the archbishop may certify the king in his next parliament of the total of the fifteenth in his diocese. The king has ordered the sheriff of Kent by his writ, which he sends sealed to the archbishop together with a transcript thereof enclosed in the presents, to aid and counsel the archbishop in collecting the fifteenth if any be found unwilling to pay the fifteenth or making difficulties, which writ the archbishop is to send to the sheriff if he think fit, and he is enjoined to conduct himself so in this behalf that he may merit the king's thanks. [Prynne, *Records*, iii. 286.]

The like to all the bishops throughout the province.

Mandates in pursuance to all the sheriffs of each diocese of the archbishopric.

John de Parles puts in his place Eustace, his brother, in a suit before the king between Queen Eleanor, the king's consort, and John concerning a trespass committed upon her by him.

William Barde of Butrewyk puts in his place Robert de Kilingholm in the suit before the king concerning a trespass committed by him upon Peter de Tadecastre.

Feb. 15. Theobald de Verdun acknowledges that he owes to John de Monte Alto Sherborne. 110*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.

Cancelled on payment.

Feb. 28. Richard de Williameskote acknowledges for himself and heirs that he Quenington. owes to Thomas de Maindenhath (*sic*) 38*l.* 5*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

March 2. Hugh le Despenser came into chancery at Quenington, and acknowledged that he owed to William de Bello Campo, earl of Warwick, 1,600 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.

Vacated, because otherwise below.

1282.

Membrane 7d—cont.

Robert Payn came into chancery, on Friday after St. Gregory, and sought to replevy his and his wife Margery's land in Redingbare and Pupmenstre, which was taken into the king's hands for their default against Walter de Bosco. This is signified to the justices of the Bench.

William Bluet came into chancery at Dunameneye and acknowledged that he owed to Nicholas son of Nicholas, treasurer of Wells, 800 marks; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Berks.

For payment of the same he found as surety Geoffrey de Wrockeshale, who granted that the sum shall be levied, in William's default, of his lands and chattels in cos. Wilts and Somerset.

March 12.
Down
Ampney.

Memorandum, that Nicholas son of Nicholas sold to William Bluet for the aforesaid sum the marriage of Nicholas son of Ralph, his nephew (*nepotis*), for the use of Emmeline, William's daughter, and he acknowledged that Nicholas son of Ralph will be of full age at St. Nicholas next, and that he will then cause Nicholas son of Ralph to have seisin of the lands that he holds in name of wardship.

John de Bello Campo acknowledges that he owes to William, archbishop of Rages, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Katherine Paynel puts in her place John de Lulleworth and John Smit in the suit before the king between her and Ralph Wasthose concerning six acres of land in Chelleworthe, concerning which Ralph vouched her to warranty.

Philip de Ludelawe came before the king, on Palm Sunday, and sought to replevy to Richard son of William Milsaunt the latter's land in Lodelawe, which was taken into the king's hands for his default against Matilda, late the wife of William Milsaunt. This is signified to the justices of the Bench.

Luke le Knight came before the king, on Monday after St. Benedict, and sought to replevy to Roger de Nonaunt the latter's land, which was taken into the king's hands for his default against Margery, late the wife of Guy de Nonaunt. This is signified to the justices in eyre in co. Devon.

Walter de la Hoge puts in his place William de Minety in the suit before the king between him and Robert de Kaines, William de Vescy and Isabella, his wife, and Catherine Paynel concerning half a virgate of land in Chelleworth, as to which Walter vouched them to warranty.

Membrane 7d—Schedule.

Copy of letter of Edward, the king's eldest son, to Sir John de Verdun, appointing him to pay in Edward's name to Edward's uncle Geoffrey de Lezingnan the 200 marks that John is bound to pay to Edward of the debts of the late Walter de Lacy, at the same terms and place as John ought to pay them to Edward, until the debt be paid in full, unless Edward previously provide Geoffrey in land or rent elsewhere, as he is bound to do by his charter in Geoffrey's hands. John is accordingly ordered to pay the said sum to Geoffrey, the first payment to be made at Michaelmas next. Edward will cause the money thus paid by John to be enrolled and allowed to him as if he had paid it to Edward by Edward's (*sic*) justiciary and

1282.

Membrane 7d—Schedule—cont.

treasurer of Ireland, to whom he has directed letters patent to this effect. Dated at Lambeth, 10 March, in the 42nd year of the reign of Edward's father.

Copy of letter of Geoffrey de Lezignan, brother of the king of England, to Sir John de Verdun, ordering him to pay to the bearer of the presents the 100 marks due, in accordance with the preceding letter, to Geoffrey at Michaelmas at the exchequer of Dublin. Dated at the Ascension, 42 Henry son of John.

Memorandum, that on Monday after St. Valentine, 10 Edward, Theobald de Verdun came into chancery at Shireburn, and showed the aforesaid writings, not abolished, cancelled, or vitiated in any part, and sealed with Sir Edward's seal and another with the seal of Sir Geoffrey.

MEMBRANE 6d.

Memorandum, that Ralph de Curry came before the king, on Wednesday the feast of the Annunciation, and sought to replevy to Peter de Grenham and Eleanor, his wife, their land in Weburneford, which was taken into the king's hands for their default against the king.

Andrew de Haucot came before the king, on Saturday the eve of Easter, and sought to replevy his land in Westsheford, which was taken into the king's hands for his default in the king's court against Henry de la Wyk and Agnes, his wife. This is signified to the justices of the Bench.

Petronilla, wife of John de la Mare, puts in her place Hugh le Dol and Nicholas de Stok in the suit before the king between John de la Mare and her and the king concerning the hundred of Hegthridebir[y].

March 28.
Down
Ampney.

Adam son of William de Huche, who is going to parts beyond sea by the king's licence, attorned before the king Robert Noreys of St. Neots in all pleas. The king granted, at Adam's instance, that Robert might make attorneys in Adam's place for three years, unless Adam return.

Enrolment of release by Adam, son and heir of William de Hyche, to Thomas de Ipegrave and Alice, his wife, of his right in the lands formerly held by William, his father, in Grimmeshey in le Broun, which William bought from Gilbert son of Walter. For this release Thomas paid him fifteen marks. Witnesses: Hugh de Sancto Edwardo, Thomas de Bernak, Hugh Gerard, Humphrey Beneit, Geoffrey de Hokes of Kemston, Abel juxta Aquam, William Bascod, bailiff of Bedford, Robert de Stiventon, John Brodeye, John Cullebere, Thomas Halidey.

Memorandum, that Adam came into chancery and acknowledged the premises.

Robert Kemel puts in his place Richard atte Bure and William Harald in the suit before the king between Geoffrey Gacelyn and Robert concerning a trespass committed upon Geoffrey.

John de la Mare, who is going to Wales by the king's orders, attorns before the king Adam le Gust and Nicholas de Stok in all pleas in England. The king, at John's instance, granted that they may make attorneyes in John's place until the quinzaine of Midsummer next.

Matilda de Clare, countess of Gloucester and Hertford, puts in her place Robert de Pratis and Griffin son of Alice in the suit before the king

1282.

Membrane 6d—cont.

between [her and] Walter Milburg, William le Bonde of Toniton and the prior of Derhurst concerning certain trespasses committed upon them by her.

Henry Andreu puts in his place Richard de la Bure in the suit before the king between Geoffrey Gacelin and Joan his wife and Henry concerning a trespass committed upon Geoffrey and Joan.

April 2.
Devizes.

David, chancellor of the church of Cashel, came into chancery, and acknowledged that he owes to R. bishop of Coventry and Lichfield 320 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

Peter de Grenham and Eleanor, his wife, put in their place Robert de Kenynton in the suit before the king between the king, demandant, and them, tenants, concerning the manor of Weburneford.

Reginald son of Stephen de Lodelawe puts in his place Philip Crobbe in the suit before the king between him and Isabella de Fortibus, countess of Albemarle, for a debt of 6*l*.

John Tovy came into chancery at Devizes, and acknowledged that he owed to John de Kirkeby 140 marks; to be levied, in default of payment, of his lands and chattels.

Memorandum, that John de Meriet, knight, came thither, and acknowledged to pay to John de Kirkeby a quarter of the aforesaid sum, if John Tovy fail to pay it; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset. He also mainperned that he would cause three other mainpernors to come into chancery to acknowledge the remainder of the aforesaid sum to John de Kirkeby.

William Percehaye of Tuderinton acknowledges that he owes to Adam de Potreton 100*s*.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Richard Carete came into chancery, on Friday after St. Ambrose, and sought to replevy his land in Kingeswere, which was taken into the king's hands for his default during the eyre against the abbot of Torre. This is signified to the justices next in eyre in co. Cornwall.

April 11.
Devizes.

Memorandum, that John de Diggeby came into chancery at Devizes, and gave the king to understand that the prior of Launde (*Landa*) had entered John's fee in Halghested, and prayed for a remedy because he came within a year and a day.

Memorandum, that Robert Iwen, who holds a messuage and half a virgate of land and a piece (*plitum*) of meadow in the manor of Wynfred, which Lucy de Nefburg holds in dower of the inheritance of John de Neuburg, came into chancery and confessed that he had no right in the said messuage and land and meadow except for Lucy's life, so that after her death they shall revert to him who ought to have them of right.

Geoffrey de Leukenore puts in his place Roger le Sage and Hugh de Keylemers in the suit before the king between him and Master Peter de Laking, warden of the house of the Scholars of Oxford of Merton, Adam le Mouner of Kucesham, Richard le Keu, John Est, Richard le White, Robert son of Cicely, John le Sawyer, Richard Abovechirch, Roger Haley, Adam Bryan, William de Watelenton, Nicholas Ibbestones, Walter Aleyn, Gilbert Wodard, John le Whyte, Ralph Wyting, Nicholas Canun, and John Colemon, the younger, concerning a trespass committed by them upon him.

1282.

Membrane 6d—cont.

The abbot of Seleby acknowledges that he owes to William de Hamelton, clerk, 300 marks; to be levied, in default of payment, of his lands and chattels in cos. York, Northampton, and Leicester.

Cancelled on payment.

Master William de Monem[utha] came before the king's council at Westminster, in three weeks from Easter, prepared to do the king's will concerning a trespass charged upon him according to what the king's court shall consider; whereupon the king's council adjourned him before the king in the quinzaine of Michaelmas next, unless the king otherwise ordain in the meantime.

Robert de Valeynes, the younger, acknowledges that he owes to Robert son of John de Criketot 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

Henry de Merietesford acknowledges that he owes to Ralph le Botillier, clerk, 20*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Memorandum, that Almaric de Monte Forti and Simon, vicar of Cley-brok (*sic*), executor of Eleanor, late countess of Leicester, came into chancery and promised to pay to Bonruncinus, merchant of Lucca, 600*l.* if goods and chattels of Eleanor's to that value come to his hands. Almaric also promised that if the king do him any favour as Eleanor's executor for what is said to have belonged to her in England, he will pay Bonruncinus 400*l.* for his damages sustained by reason of the countess.

By the chancellor.

John Utting acknowledges that he owes to William Barage 16 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Theobald de Verdun acknowledges that he owes to W. bishop of Bath and Wells, the chancellor, 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford, Buckingham, Salop and Stafford.

Cancelled on payment.

Theobald also acknowledges that he owes to Laurence son of Nicholas de Lodelawe 40*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid counties.

David, archbishop of Cashel, came into chancery at Westminster and acknowledged that he owed to R. bishop of Coventry and Lichfield 260 marks; to be levied, in default of payment, of his lands and chattels in Ireland and England.

Memorandum, that William, archdeacon of Emly (*Ymblacen'*) came there, and granted that he would pay the money in the archbishop's default; to be levied, in default of payment, of his lands and chattels in Ireland and England, except the lands that he holds of the gift of the said bishop of Chester in the town of Oxford.

Memorandum, that Almaricus de Monte Forti and Simon, vicar of the church of Cleydon (*sic*), executors of the will of Eleanor, late countess of Leicester, came into chancery and acknowledged that, if the king showed them any favour for what the countess ought to have received at the exchequer, they will pay Henry le Waleys, citizen of London, 56*l.*, which the countess at her death owed to him.

By the chancellor.

1282.

Membrane 6d—cont.

Hugh le Despenser came into chancery at Westminster, on Monday after St. Mark, and acknowledged that he owes to William de Bello Campo, earl of Warwick, 1,600 marks, to be paid at the New Temple, London; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester. Hugh agrees to pay the final instalment at Midsummer in the following year if the earl undertake the journey to the Holy Land, and if the earl do not, at Martinmas following.

Cancelled on payment.

Richard de Boylund, Roger Luveday, Robert Malet, Oliver de Punchardon, William Murdak, Walter de la Peille, Seman de Stok, Richard de Cumbe, Hugh de Coleworth, Hugh de Braunteston, Nicholas de Stapelton, Nicholas le Gras, William de Saham, Geoffrey Russell, William de Bencill' each made like recognisance in 100l.; to be levied, in default of payment by Hugh, of their lands and chattels in cos. Norfolk, Suffolk, Buckingham, Berks, Leicester, Middlesex, Leicester, Wilts, Essex, Leicester, York, Sussex, Norfolk, Northampton and Leicester.

Memorandum, that Hugh le Despenser gives the earl 1,600 marks for his marriage, which marriage the earl claimed belonged to him of the king's gift and the earl acquitted him entirely of the marriage.

Afterwards the earl came before the chancellor at Rothelan, and acknowledged that he had been satisfied for the said 1,600 marks. And the chancellor by his letter ordered the recognisance to be cancelled.

MEMBRANE 5d.

Enrolment of grant by Robert son of Robert de Stolham to Robert, bishop of Bath and Wells, of all his land in Staple, co. Somerset. Witnesses: Sir John de Beauchaump, Walter de Limeny, Richard de Caam, William de Stanton, knights; Simon de la Graunge, William de Northwolde, Thomas de Lambrich, John de Husebere of co. Somerset.

Memorandum, that Robert son of Robert came into chancery, and acknowledged the premises.

Benedict de Rolleston acknowledges that he owes to Walter de Agmode-sham 40l.; to be levied, in default of payment, of his lands and chattels.

Adam de Creting, knight, acknowledges that he owes to Master Adam de Crokedak 10 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Gregory son of William Pertric and Theophania his wife came before the king, on Thursday the eve of SS. Philip and James, and sought to replevy their land, which was taken into the king's hands for their default against John de Eyvill. This is signified to J. de Vallibus and his fellows, justices in eyre in co. Lincoln.

Edmund de Burgelun acknowledges that he owes to Master Henry de Bray 20s.; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Richard Justy of Uving acknowledges that he owes to Stephen de Acton 31l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

1282.

Membrane 5d—cont.

John de Asle acknowledges that he owes to Nicholas de Clere 40s. ; to be levied, in default of payment, of his lands and chattels in co. Devon.

John de Vallibus acknowledges that he owes to John de Furnivall and the other executors of the will of Robert de Grelley —*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Sancto Edmundo acknowledges that he owes to Master Ralph le Sauser 6 marks ; to be levied, in default of payment, of his lands and chattels and of his wages in the king's court.

Walter de Bello Campo and John de Therdon acknowledge that they owe to Master John de Farlegh 50 marks ; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Worcester.

Enrolment of deed of Robert de Saham, rector of the church of Morpath, acknowledging himself bound to Sir Robert, bishop of Bath and Wells, in 100*l.* for certain lands bought from the bishop for the use of Sir William son of Thomas de Craystok in the towns of Brumum near W[ar]tria, Folketon and Flixton, except the third of the town that the bishop had of Richard de Lascy ; on condition that Robert de Saham shall be acquitted of this sum if the said Sir William pay it at the terms specified. If William do not pay it, the bishop shall enfeof Robert of the said lands except the said third part. Dated at Worcester, 15 Kal. June, 10 Edward.

Memorandum, that Robert de Saham came into court, on Monday the first of Whitsunside, and acknowledged the premises.

Richard de Lauton came before the king, on Tuesday after Whitsuntide, and sought to replevy to Walter de Baskervill the latter's land, which was taken into the king's hands for his default against Hugh de Baskervill.

Elias de Rabayn acknowledges that he owes to Gilbert de Tornton 100s. ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Shelle came before the king, on Monday the morrow of Easter, and sought to replevy his land in Shell, which was taken into the king's hands for his default against John de Haulton. This is signified to the justices of the Bench.

Philip Groby of Lodelowe came before the king, on Wednesday before Holy Trinity, and sought to replevy the land of Reginald Didon in Lodelowe, which was taken into the king's hands for his default against Alice, late the wife of Richard de Stanes. This is signified to the justices of the Bench.

William son of Petronilla de Lodelowe came before the king, on Wednesday before Holy Trinity, and sought to replevy to Nicholas Elryche and Katherine de la Wodehouse their land in Staunton Lasey, which was taken into the king's hands for their default against Robert le Clerk of Staunton. This is signified to the justices of the Bench.

John Wogan acknowledges that he owes to Thomas de Turberevill 50 marks ; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset and Devon.

Osbert Giffard acknowledges that he owes to Roger de Clifton 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

* The amount is omitted in the enrolment.

1282.

Membrane 5d—cont.

Adam de Mohaut acknowledges that he owes to John de Vescy 5*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Kent.

Cancelled on payment.

Osbert Giffard acknowledges that he owes to Master Nicholas de Marnham 11*2s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Walter de Huntercumbe acknowledges that he owes to Alan de Everle 46*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Cambridge.

Stephen de Wyk came before the king, on Friday after St. Dunstan, and sought to replevy his land and that of Hugh Belle of Wyk and Ellen his wife in Wyk, which was taken into the king's hands for their default against the abbot of Meaux. This is signified to the justices of the Bench.

G. bishop of Worcester puts in his place John de Mechingges or Alvred de Norton in the suit between them and Alice, late the wife of Henry de Penbrigg, concerning the manor of Ullingwyk.

William de Valencia acknowledges that he owes to William de Bello Campo, earl of Warwick, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Memorandum, that it was agreed in chancery at Worcester, on Friday in Whitsun week, 10 Edward, between Robert son of Walter, who married the daughter and one of the heiresses of John de Burgo, and Hawisia, late the wife of Robert Grelle, the daughter and other heiress of the said John, that the manors of Wauker, Hallingbur[y], and Leynden that Robert and his wife hold in their purparty of the inheritance of the said John, and the manors of Waukerleye, Kingestan, and Porteslade, which Hawisia holds in her purparty of the inheritance, shall be extended by four men to be chosen by Robert and Hawisia; so that if it be found by the extent that the manors that Hawisia holds in her purparty are worth more than the manors that Robert and his wife hold, then due recompence therefor shall be made to Robert and his wife by the extenders, and *vice versa* regarding the manors that Robert and his wife hold. They both grant that the extenders shall on both sides have regard to the commodities of the lands in the manors. Moreover, the knights' fees, advowsons of churches, and all other things touching Robert and Hawisia by reason of the inheritance aforesaid shall be extended by the said four men and divided into two equal parts, so that one moiety shall be assigned to Robert and his wife and the other to Hawisia, saving to the latter her claim in the manor of Thingden, which she claims to have of right. Moreover, Robert shall pay a moiety of the relief that John de Burgo at his death owed to the king, and Hawisia shall pay the other, and they shall pay all John's debts. Robert and Hawisia acknowledged the premises and bound themselves one to the other for the observance of the premises, so that if one party fail wholly or partly to do so, the king may compel him or her.

William Bonami, burgess of Brugg' Norht, acknowledges that he owes to Robert de Sancto Fussiano 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Richard Pragot came before the king, on Monday the morrow of St. Petronilla, and sought to replevy the land of Simon le Keu and Matilda,

1282.

Membrane 5d—cont.

his wife, in Preston in Holdrenesse, which was taken into the king's hands for their default against John Fitling and Agnes his wife.

Richard Broun came before the king, on Monday after St. Petronilla, and sought to replevy to John de Brywes and Eva, his wife, and William fiz le Provost their land in Haulescumbe, which was taken into the king's hands for their default against Emma, daughter of Christopher. This is signified to the justices in eyre in co. Devon.

William de Bello Campo, earl of Warwick, acknowledges that he owes to G. bishop of Worcester and other executors of the will of John de Nevill 100 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

June 7.
Chester.

John de Wodehull acknowledges that he owes to Reginald de Grey 50 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

June 10.
Chester.

To M. the pope. Brothers Garnerius and Rainerius de Florencia, of the order of Preachers, came to the king when he was going towards the outer parts of his realm, and have presented to him the pope's letters concerning taking the cross and the king's counsel as to the term for a general passage and as to expressing a suitable time for this; for the understanding of which letters the king applied his mind, laying aside his other cares, and for the receipt whereof he is deeply grateful as a mark of the favour of the Roman church. The king has found the pope's envoys so prudent and wise in the exposition of the matter committed to them that their inductive persuasion has greatly comforted his heart, and his royal meekness has much commended and accepted their praiseworthy prudence in this matter. Although they pressed the king to cause answer to be made to them before they started for Scotland, for which answer they would willingly wait or return to him from Scotland, the king, wishing that answer should be made to the pope by his men, is sending envoys to the pope to whom he has opened his mind and who will communicate to the pope the king's answer. Dated at Chester, 10 June. [*Fœdera*; Prynn, *Records*, iii. 278.]

June 12.
Chester.

Simon de Bruges came before the king, on Friday the morrow of St. Barnabas, and sought to replevy his land in Bruges, which was taken into the king's hands for his default in the king's court against Robert de la Graston.

MEMBRANE 4d.

John de Wahull acknowledges that he owes to Reginald de Grey 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

Bernard de Brus acknowledges that he owes to Robert de Scardeburgh 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Theobald de Verdun acknowledges that he owes to Robert de Stepelton 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.

1282.

Membrane 4d—cont.

Walter de Huntingcumbe acknowledges that he owes to Ranulph Folejambe 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Bedford.

The said Walter acknowledges that he owes to Adam de Kreteng 60 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

For payment of this sum Walter found as sureties Robert de Tweng, John son of Marmaduke, and Marmaduke de Tweng, who acknowledged the said debt and constituted themselves principal debtors, and granted that the money shall be levied, in Adam's default, of their lands and chattels.

Roger de Mubray acknowledges that he owes to William le Vavassur 45 marks; to be levied, in default of payment, of his lands and chattels in co. York.

For payment of this sum he found as sureties Stephen le Waleys and Ralph de Trehampton, who acknowledged the debt, etc.

June 13.
Chester.

William le Botiller of Werinton acknowledges that he owes to Nicholas de Segrave, the younger, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Walter de Huntrecumbe acknowledges that he owes to William de Felton 25 marks; to be levied, in default of payment, of his lands and chattels in cos. Northumberland and Bedford.

For payment of this sum Walter found as sureties Eustace de Curley, who acknowledged the debt, etc.

Robert del Ile acknowledges that he owes to John de Ubbeston, usher of the king's chamber, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Northampton.

June 15.
Chester.

Amoneuus (*sic*) de la Brete acknowledges that he owes to Matthew de Columbar[iis], the king's butler, 100 marks; to be levied, in default of payment, of his lands and chattels.

For payment of this sum he found as surety Reymund Markeys, who acknowledged the debt, etc.

May 24.
Hartlebury.

To the pope. Request that he will receive and grant the petition of Aymer, youngest son of William de Valencia, the king's uncle, a youth of good ability recommended by his study of letters and his manners and merits, which petition will be presented by Master Robert de Scardeburg, dean of York, and John Clarel in Aymer's name, since it is an approved custom in this realm that the eldest sons succeed their fathers in the entire inheritance, which is not the custom in other regions, so that it has been usual heretofore to provide the younger sons of magnates with maintenance by a plurality of ecclesiastical benefices.

William le Botiller of Werinton acknowledges that he owes to John Maupas 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

William de Scaccario and Thomas de la More, parson of the church of Dodinton, acknowledge that they owe to Robert de Chaumpayne 20*l.*; to be levied, in default of payment, of their lands and chattels in cos. Northampton and Rutland.

1282.

Membrane 4d—cont.

Enrolment of surrender by Robert de Campania, knight, son and heir of Nicholas de Campania, to the lady Devorgilla de Galeweya, lady de Balliolo, of all his lands in Borg in Galloway (*Galeweya*), which he held of her in chief, which lands she held in her hands in name of wardship after the death of Robert's father. Witnesses: Sir Bertram de Kerdernesse, Sir Walter de Twynham, Sir John de Swyneburn, and Robert de Menevill, knights; John de Geveleston, Michael son of Durant and Matthew de Egges', Ralph Basset of Welledon, Simon Basset of Sapecote, William de Bray, William de Scaccario, Simon de Hanynton, Thomas de la More, William de Stok, John de Campania.

Enrolment of recognisance made in chancery at Chester by Robert de Champaine, on Monday before Midsummer, 10 Edward, that he had remitted and quit-claimed to Dervergulla de Balliolo his right in the manor of Borge in Galloway. In case he or his heirs contravene this quit-claim or deny it or go against (*obviare*) it by sueing out in the king's court or any other court, he binds himself and his executors in 20*8*l. 13*s*. 4*d*. to be paid to Dervergulla within a year of such sueing out. Dated at Chester, as above.

Memorandum, that Robert came into chancery, and acknowledged the premises.

William de la Leye of Surrey acknowledges that he owes to William le Armerer of Hereford 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of letter from pope Martin to the king, dated at Orvieto, 3 Non. Feb. in the first year of his pontificate, acknowledging that the Roman church has been satisfied for the yearly *census* of 1,000 marks for the eight years ending at Michaelmas 1277, it having been propounded before the pope on the king's behalf that the Roman church had been satisfied therefor by divers payments and that the king had not obtained suitable letters of acquittance for the same from the apostolic see, and the king besought the pope to provide for him in this behalf. [*Prynne, Records*, iii. 279.]

Enrolment of letter of Gifredus de Vezano, canon of Cambray, clerk of the Pope's *camera*, envoy of the apostolic see in England, witnessing that he has received a bull with unbroken thread (*filio*) from pope Martin addressed to him, setting out that whereas the pope requested the king to make payment to Gifredus of the yearly *census* of 1,000 marks due to the Roman church for three years last past and for the present year, he hereby grants to Gifredus full power to make in his name full acquittance (*refutationem*) for such *census* after receiving it. Dated at Orvieto, 12 Kal. September, in the first year of the pontificate, copy of which bull is given in full. Gifredus acknowledges that the king has satisfied him for the said 4,000 marks by the hands of Baruncinus Walteri, Richard Guidiccionis, and Henry de Podio, of the society of the Ricardi of Lucca, for the four years ending at Michaelmas last, in the year 1281, and grants to the king acquittance thereof in the name of the pope. In witness whereof he has caused these letters patent to be made and sealed, and Godfrey, bishop of Worcester, and William, bishop of Norwich, and Master Ardicio *primicerius* of Milan, chaplain of the pope and nuncio in England, who have seen the said letters and were present at the acknowledgment and acquittance aforesaid, have caused their seals to be added to

1282.

Membrane 4d—cont.

the presents for greater security. Dated at London, 6 Id. November, in the year aforesaid. [*Ibid.*]

Memorandum, that these two letters were delivered to Thomas de Gunneis at Chester on Saturday before SS. Peter and Paul, by the hands of John de Langeton, to be kept in the wardrobe. [*Ibid.*]

June 27.
Chester.

John son of Frank de Bohun acknowledges that he owes to Peter de Huntingfeld 67 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Weston acknowledges that he owes to Henry de Lenn 4 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

MEMBRANE 3d.

Baldwin de Frevill acknowledges that he owes to Richard de Brehaous[a] 45 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Insula acknowledges that he owes to Bernard de Brus 40 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

William de Say acknowledges that he owes to Peter de Huntingfeld 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of release by John son of John de Lodne to Sir Roger le Bygot, earl of Norfolk and Marshal of England, of his right in the manor of Lodne, with all appurtenances, etc., and with all other tenements pertaining to the manor in Lodne, Hekingham, Norton Supcours, Thurverton, Thorp, Hadesco, Becles, Raveningham, Kyrkeby Cam, Hales, Chategrave, Hardele, Karleton, Sithinge, Hemenhale, and Waketon. Witnesses: Sir Robert, bishop of Bath and Wells, the king's chancellor, Sir William de Brumpton, Sir John de Vallibus, William de Say, Hugh Peche, Walter de Fanacurt, Nicholas de Stuteville, knights, Master Alan de Berton, Walter de Odyham, clerks.

Memorandum, that John came into chancery, on 3 July, and acknowledged the premises.

Roland de Contis acknowledges that he owes to Philip le Taillur of London 11 marks; to be levied, in default of payment, of his lands and chattels.

The said Roland acknowledges that he owes to Goranus de Valentinis 40s.; to be levied as above.

Roland made like recognisance to John le Coffrer for 41s.

Roland made like recognisance to Alexander le Mercer of Stanes for 41s.

July 1.
Chester.

Bernard de Brus acknowledges that he owes to Robert de Ros, the younger, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

1282.

Membrane 3d—cont.

William de Say acknowledges that he owes to Walter de Kancia, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hubert son of Hubert de Burgo came before the king and his council at Chester, on Sunday after SS. Peter and Paul, and promised and acknowledged that he would henceforth behave himself well to the king and his heirs, and that he would not by himself or others cause or procure in any way war, ambushes, or other evil whatsoever against the king, and granted that if he do so, he shall give to the king 1,000 marks by way of pain, and for the observance hereof he charged his goods and chattels. He also promised to find before Christmas next sufficient mainpernors who shall undertake for him that he will faithfully observe the premises, under the pain aforesaid. And Richard de Burgo mainperned for him under the pain of 1,000 marks that Hubert shall find the said security before the feast aforesaid, and that Hubert will behave himself well to the king and his men, and that unless Hubert do so, Richard with the other mainpernors will pay the said pain or deliver Hubert's body to the king. And Hubert granted and acknowledged that if he hereafter do damage in any way to the king or his men, he will make full and competent amends therefor.

Enrolment of grant by Henry de Lascy, earl of Lincoln, to Roger de Mubray of his manors of Thoresby, Wathe, Hauton-on-the-Humbre, Steping, Hildik, Thorley, Gretham, Ingoldemeles, and a quarter of the manor of Wadington, and all his land in Cibeceye, and all his marsh of Bolingbrok, in exchange for Roger's manors of Thresk, Kirkeby Malesard, Burton in Lannesdale, Hovingham, Meauton Mubray, and Eppeworth with the Isle of Haxiholm; rendering therefor a pair of gilt spurs and doing to the chief lords of the fees the services therefor due. In case of Roger's death without an heir of his body, the said manors shall revert to Henry. Witnesses: Sir Robert son of Roger, Sir Otto de Grandisono, Sir Richard de Brus, Sir Peter de Malo Lacu, Sir Geoffrey de Nevill, Sir Brian son of Alan, Sir Norman Darcy, Sir William de Kerdiston, Sir Walter de Bibbesworthe, Sir Ralph de Trehampton, Sir William le Vavassur, Sir James de Biron, Sir Stephen le Waleys.

Enrolment of grant by Roger de Mubray to Sir Henry de Lascy, earl of Lincoln, of his manors of Thresk, Kirkebymaleshard, Burton in Lounesdale, Hovingham, Meauton de Mubray, Eppeworthe with the Isle of Haxiholm, in exchange for the manors, etc., specified in the preceding grant. Witnesses as above.

Enrolment of agreement made on 3 July, 10 Edward, between the aforesaid Henry and Roger, witnessing that whereas Roger has enfeoffed Henry of the manors specified in the preceding and Henry has enfeoffed Roger of the manors described above, Henry grants that if the manors whereof he has enfeoffed Roger do not exceed by 100*l.* yearly the value of the lands whereof Roger enfeoffed him, he will make up the value to 100*l.* yearly, under pain of 2,000*l.* to be paid to Roger at Christmas. They each grant that when they have had seisin of the respective lands, they will come before the justices of the Bench within the quinzaine of Michaelmas next to levy a fine between them, under such condition that the lands above conveyed to Roger by Henry shall be rendered to the latter, and the lands above conveyed to Henry by Roger shall be rendered to Roger, with reversion thereof to Henry in case Roger die without an heir of his body. Dated at Chester, 5 July, 10 Edward.

1282.

Membrane 3d—cont.

Memorandum, that the earl and Roger acknowledged before the chancellor all the contents of the aforesaid charters, and for greater security they bound themselves in 2,000 marks, to be paid by the party contravening the agreement aforesaid to the party observing them, to be levied of their lands and chattels.

John son of Simon de Almeshe acknowledges that he owes to Luke de Tany 500 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Peter de la Mare acknowledges that he owes to the aforesaid Luke 250 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Northampton.

Memorandum, that Albredus de Lubek, merchant of Flanders, came into chancery at Chester, on Monday after the Translation of St. Benedict, and acknowledged that he had received from John Bonquoer, citizen and merchant of London, three sacks and two stones of wool, price 44 marks, and 38s. for a debt in which John was indebted to him, for which he vouches himself paid.

Walter de Ridwar acknowledges that he owes to Laurence de Sancto Mauro 4 marks 3s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Robert de Stafford acknowledges that he owes to the said Laurence 44 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

William de Vescy acknowledges that he owes to the said Laurence 50 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

The said William acknowledges that he owes to Alan de Lasceles 50 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Roger de la Ware acknowledges that he owes to Thomas Peverel 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Walter de Everle acknowledges that he owes to Nicholas de Clere, chaplain, 2 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Memorandum, that Walter de la Linde came into chancery, and acknowledged that if Master Geoffrey de Aspal be impleaded by any one concerning the manor of Scaleby and lose the manor by judgment of the court, he and his heirs shall assign to Geoffrey lands to the value of the said manor in Walter's manor of Leseby.

Henry de Pakenton acknowledges that he owes to Robert, bishop of Bath and Wells, 17s. 4d.; to be levied, in default of payment, of his lands and chattels.

Robert de Bilyndon puts in his place Stephen de Whelton in the suit before the king between John Burgeys and him concerning a trespass committed upon John by him.

1282.

MEMBRANE 2d.

William de Katherton acknowledges that he owes to Adam de Blakeburn 24 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

August 18. Robert de Pinkeny acknowledges that he owes to John de Monte Alto 20*l.*; Rhuddlan. to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that John de Monte Alto came into chancery at Chester, on 18 August, and acknowledged that he had received from Reginald de Grey 20*l.*, for which a recognisance was made in chancery.

Robert de Mileford came before the king, on Monday the feast of St. Bartholomew, and sought to replevy his land in Mileford and Grymeston, which was taken into the king's hands for his default in the king's court against William son of John de Mileford. This is signified to the justices of the Bench.

Roger de Somery, Perceval his brother, and Walter de Eilleburs' acknowledge that they owe to Hugh Pape, Hugh Post, and Robert Rustici and their fellows, merchants of Florence, 70 marks; to be levied, in default of payment, of their lands and chattels in co. Warwick.

John de Cosham came before the king, on Tuesday the feast of the Nativity, and sought to replevy to Joan, late the wife of Walter Neel, her land in Southampton, which was taken into the king's hands for her default in the king's court against Isabella, daughter of Geoffrey Baron.

Sept. 8. Roger de Molis acknowledges that he owes to Hugh Pape, Hugh Post, Ruthin. and Hubert de Pulch' and their fellows, merchants of Florence, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Berks (*Bark'*).

Osbert Giffard acknowledges that he owes to Henry Spenici, Hugh Pape, and Hugh le Post and their fellows, merchants of Florence, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Brian son of Alan and Saer de Huntingfeld acknowledge that they owe to Hugh Pape, Hugh Post, Hubert de Osie, and their fellows, merchants of Florence, 50 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Roger Berner came before the king, on Saturday after the Nativity, and sought to replevy to John de Sancto Johanne the latter's land in Bridham, which was taken into the king's hands for his default against Matilda de Solers. Order is given to the justices of the Bench.

Hugh de Sutton puts in his place Roger son of Adam de Thorneton in the suit attached before the king between the said Hugh and Geoffrey de Forset, parson of the church of Brauncep(e)th, Hugh, parson of the church of St. Peter le Little, William de Houeden, chaplain, and James le Clerk concerning a trespass committed upon him by them.

Thomas Vapurnent came before the king, on Friday after the Exaltation of the Holy Cross, and sought to replevy to Thomas de Lucy and Isabella, his wife, their land, which was taken into the king's hand for their default before the justices of the Bench against Annora, late the wife of Adam de Bolteby.

1282.

Membrane 2d—cont.

William de Scaccario came before the king, on Thursday after the Exaltation of the Holy Cross, and sought to replevy to Wido le Clerk the latter's land in Nassington, which was taken into the king's hands for his default before the justices of the Bench against William le Gros.

John de Maydenestan puts in his place Master Richard de Abindon and Robert his brother in the suit before the king between him and Ralph de Sheford concerning a trespass committed upon him by Ralph.

John de Hengham, son and heir of Oliver de Hengham, acknowledges that he owes to the king 250 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

For payment of this he found as sureties Peter de Brumpton and Henry le Tyeys, knights, who acknowledged the debt and granted that it shall be levied of their lands and chattels.

Sept. 18.
Llangernieu.
(Tlangerneu.)

Osbert Giffard and Ralph de Limesy acknowledge that they owe to Hugh Pape, Hugh Post, Henry Spenici, Hubert de Oisy and their fellows, merchants of Florence, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Warwick, and Stafford.

Henry le Fraunceis came before the king, on Tuesday after St. Matthew, and sought to replevy to the abbot of St. Mary's, York, the advowson of the church of Burton in Kendal, which was taken into the king's hands for the abbot's default against Roger de Burton. This is signified to the justices of the Bench.

To the treasurer and barons of the exchequer. Order not to intermeddle with the plea for 35*l.* in which Robert de Tateshale impleads John de la Mare and Petronilla, his wife, before them, and to tell Robert to purchase another writ concerning that debt to be pleaded elsewhere according to custom, if he see fit, as according to the law and custom of the realm common pleas ought not to be pleaded before them at the exchequer unless they specially concern the king or his ministers.

Stephen de Houeden puts in his place John de Thornhulle in the suit before the king between him and William Fraunk of Grimesby concerning a trespass committed upon him by William.

William de Rye puts in his place Robert Harald and William de Farburn in the suit between him and Henry de Holm, parson of the church of Rye, and Gerard his brother, Robert le Sumpter, Adam le Batour, and William le Palefreur concerning a trespass committed upon him by them, and in the suit before the king by another writ between him and Roger Springhoese concerning a trespass committed upon him by Roger.

Adam de Harding came before the king, on Saturday before Michaelmas, and sought to replevy to Walter Paytevin the latter's land in Brugewauter, which was taken into the king's hands for his default against Robert Daniel. This is signified to the justices of the Bench.

Richard de Knapton came before the king, on Wednesday the morrow of Michaelmas, and sought to replevy to Emma, late the wife of Adam Bertram, and Mariota, daughter of the said Adam, the land of Robert son of Bertram in Hoton, which was taken into the king's hands for the default that Robert, Emma, and Mariota made in the king's court against William son of Alan de Knapton.

1282.

Membrane 2d—cont.

John de Marchia, Master Robert de Gloucestria, William Joybote, Walter Stawe, Walter Attenasse, Walter Topelawe, Gregory de Eyton, Richard Widyot, Ralph son of Hugh de Bury, Walter de Fraxino, Roger Whitebred, Robert Swetr[i]ch, Robert Godard, Hugh Godard, and Hugh Sweterih of Wyradbury put in their places Thomas le Petit and Peter le Brun in the suit before the king between Master Henry de Newerk and them concerning a trespass committed upon him by them.

Robert son of Payn acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Dorset and Gloucester.

Enrolment of release by John son of John de Lodne to Roger Bygod, earl of Norfolk and Marshal of England, of his manor of Lodne, as wholly as John lately recovered it by writ of mort d'ancestor, with all appurtenances and with the advowsons of the churches of Thorverton, Thorp and Norton, and the liberties, commons and other things pertaining to the manor in Lodne, Hales, Kyrkeby, Hekingham, Raveningham, Norton Subcours, Thorverton, Thorp, Hadesko, Sithing, Hardele, Hemenhal, Chaddegrave, and Waketon, and with all lands held of the manor in dower. For this grant Roger gave to him 10*l.* of yearly rent from certain tenants in his manor of Boseham, to be received until Roger provide him with a corrody for life in an abbey or priory, as contained in Roger's deed acknowledged in chancery. Dated at Rothel[an], in the king's court, on 13 October, 10 Edward. Witnesses: Sir John de Wallibus, Sir Peter de Monte Forti, Sir William de Say, Sir Nicholas de Stotville, Sir Roger de Hales, Sir Peter Roscelyn, Sir Richard de Caam, Sir Miles de Ho, Sir Thomas de Cravene, Sir Walter de Reddesham, knights; Walter de Odyham, Alan de Berton, clerks of chancery; Geoffrey de Ponte, Robert le Wafre, Robert le (*sic*) Vernon.

Memorandum, that John came into chancery at Chester, on 16 October, and acknowledged the premises.

Memorandum, that John put in his place John de Enepol to put the earl in seisin of the premises.

MEMBRANE 1d.

Enrolment of deed of William son of Thomas de Craystok acknowledging himself to be bound to Sir Robert, bishop of Bath and Wells, in 1,150 marks, which the bishop lent to him for the expedition of his most urgent affairs, to be paid at London at certain specified terms, for payment whereof he charges himself and his heirs and his lands, goods and chattels. He also grants that he will come within six months of the date of this deed into chancery or before the barons of the exchequer or the justices of the Bench, and will acknowledge and cause to be enrolled that he is bound to the bishop in the aforesaid sum. If he fail to make payment at the terms specified or do not make recognisance within the time aforesaid, he grants that he will pay the king 200 marks within a month of notice from the bishop. Witnesses: Sir John de Kyrkeby, Sir Geoffrey de Neubaud, Sir William de Hamelton, Sir William de Middleton, Sir Henry de Lenn, Master William de la Marche, Hamo de Alta Ripa, clerks; Ralph Springehuse, Philip de Mungomery. Dated at Craystock, on Friday after the Invention of the Holy Cross, 10 Edward.

1282.

*Membrane 1d—cont.*Oct. 28.
Denbigh.

Memorandum, that William came into chancery at Chester, on Thursday the morrow of SS. Simon and Jude, and acknowledged that he owed to the bishop of Bath and Wells the aforesaid sum ; to be levied, in default of payment, of his lands and chattels in co. Northumberland. He also acknowledged all the other contents of the preceding deed. And the bishop granted to him that the term of Michaelmas last past shall be prorogued on this occasion only until St. Thomas the Apostle.

Memorandum, that day is given to Ralph de Crumebwell and Margaret, his wife, John Lestrangle (*Extraneo*), Walter de Sullye and Mabel, his wife, and Matilda, late the wife of Henry de Erdinton in fifteen days from Michaelmas in chancery to receive their purparty of the inheritance of Hugh de Albinaco, sometime earl of Arundel, and they are ordered to come into chancery on that day by themselves or their attorneys.

Master William de Luda came before the king, on Sunday the eve of St. Edmund, and sought to replevy to Richard de Quappelade the latter's land in Maperlebredes, which was taken into the king's hands for his default against Joan, late the wife of Nicholas de Wermundesworth. Order is given to the justices of the Bench.

Roger le Bigod, earl of Norfolk and Marshal of England, acknowledges that he owes to John de Vallibus 128*l.* 17*s.* 7*d.* ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Master Thomas de Seggefild puts in his place Alan de Boterwyk and Elias de Hasting in the suit before the king between him and William, archbishop of York, Master Thomas de Abberbury, and Henry le Chapelein concerning a trespass committed upon him by them.

John de Vallibus acknowledges that he owes to R. bishop of Bath and Wells 6 marks for the fee of a charter of Simon de Furneus : to be levied, in default of payment, of his lands and chattels.

Elias de Hasting' puts in his place Alan de Boterwyk in the suit before the king between him and Idonia, late the wife of John le Blake, and Master John de Caunpes concerning a trespass committed upon him by them.

11 EDWARD I.

MEMBRANE 9.

1282.
Nov. 23.
Rhuddlan.

To the sheriff of Hereford. Order not to intermeddle with the castle and manor of Radenor and with the manor of Kyngeslen and Erlesdon, which were taken into the king's hands by reason of the death of Roger de Mortuo Mari, tenant in chief, as the king learns by inquisition taken by the sheriff that they are of the inheritance of Matilda, late the wife of the said Roger.

To the sheriff of Salop. Order to go in person to Matilda, late the wife of Roger de Mortuo Mari, the elder, tenant in chief, and to receive from her an oath that she will not marry without the king's licence, and to prefix a day in fifteen days from Easter next for her to do to the king what she ought to do for the lands that are of her inheritance, unless the king previously come to those parts.

To the sheriff of Sussex. Order not to intermeddle with a third of the manor of Stokton, which third is extended at 10*l.*, until otherwise ordered, as the king learns by inquisition taken by the sheriff that Isabella, late countess of Arundel, held the said third in dower, and that she was dowered thereof by Hugh le Bigot, father of Roger le Bigot, earl of Norfolk and Marshal of England, and that the third ought to revert to the earl in inheritance after her death, so that the wardship thereof does not pertain to the king.

Nov. 28.
Rhuddlan.

To the sheriff of Gloucester. Order to restore to John de Balon, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted of suspicion of theft and homicide before the justices lately in eyre in co. Wilts, as he has purged his innocence before R. bishop of Salisbury, to whom he was delivered according to the privilege of the clergy.

The chancellor sent order from Rothelan.
The like to the sheriff of Hereford.

Dec. 6.
Rhuddlan.

To Walter de Redmarel[eg], keeper of the bishopric of Hereford. Order to cause Hugh de Turbervill to have in the parks of the bishopric ten does, of the king's gift.

Dec. 7.
Rhuddlan.

To the keeper of the forest of Clarendon. Whereas the king, on 7 January, in his eighth year, granted to Master Ralph le Sauser, deceased, the custody of the lands and heirs of John Loveraz, tenant in chief, with the marriage of the heirs, to have to him and his assigns; the king orders the keeper to deliver to William de Brumpton, Ralph's assign, the bailiwick of the forestry that Ralph had in the forest aforesaid.

To the sheriff of Southampton. Order to deliver to the aforesaid William the lands that are of the custody aforesaid, with everything received from them.

Dec. 11.
Rhuddlan.

To the sheriff of Essex. Order to deliver Peter Herefrey, taken by him and imprisoned in the Tower of London for a trespass of the forest of Essex, to twelve men of that county who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts. The constable of the Tower is ordered to deliver Peter to the sheriff.

1282.

Membrane 9—cont.

To the sheriff of Salop. Order to deliver Richard de Eyton, imprisoned at Shrewsbury for the death of William Swytsmok, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition that Richard slew William in self-defence.

To Master Roger de Holebrok, steward of the forest between the bridges of Oxford and Staunford. Whereas the king gave to Baldwin Wak before his death ten oaks in the forest of Salcey (*Salceto*) for the construction of his hall at Stivinton, and Baldwin before his death received only six oaks, as the king learns: the king, wishing to show favour to Hawisia, late the wife of Baldwin, for the remaining trees, orders Roger to deliver to her the remaining four trees, if Baldwin received six only.

Dec. 16. To the sheriff of Salop. Order not to intermeddle further with the
Rhuddlan. custody of Clone, which the king lately granted to Roger de Mortuo Mari, but to permit the executors of Roger's will to have free administration thereof.

Dec. 17. To Richard de Holebrok, keeper of the forest between the bridges of
Rhuddlan. Oxford and Staunford. Order to deliver William*, imprisoned at Rokingham for trespass of the Forest, to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts to stand to right concerning the trespass and that he will not incur forfeiture hereafter in the king's forests.

Dec. 20. To the sheriff of York. Order to deliver Thomas de Bilton, imprisoned
Rhuddlan. at York for the death of Robert son of Nicholas de Hunsingovere, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assizes to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Thomas slew Robert by mischance and not by felony.

Dec. 20. To the sheriff of Wilts, escheator in the same county. Notification
Rhuddlan. that the king has assigned to Beatrice, late the wife of William de Mohun, tenant in chief, the following of the said William's lands in dower: the manor of Mildehale, in that county, which is extended at 20*l.* 11*s.* 5*d.*; the manor of Stoke Flemmeng, co. Devon, which is extended at 17*l.* 7*s.* 1½*d.*; the manor of Galmeton, co. Devon, which is extended at 8*l.* 17*s.* 3¾*d.*; the manor of Coterecome (*sic*)†, co. Somerset, which is extended at 9*l.*; a seventh of the manor of Stormenistre Mareschal, co. Dorset, which is extended at 7*l.* 17*s.* 11½*d.*, saving to the king in the manor of Mildehale 14*s.* 5¾*d.* to be paid to him yearly by her by the hands of the sheriff of Wilts. The king orders the sheriff to take security from her that she will not marry without the king's licence, and to deliver to her the manor of Mildehale.

The like to the sheriff of Devon concerning the manor of Stoke Flemmeng, which is extended at 17*l.* 7*s.* 1½*d.* and the manor of Galmeton.

The like to the sheriff of Somerset and Dorset for the manor of Cudecume and a seventh of the manor of Stormenistre Mareschal.

Dec. 28. To the bishop of Waterford, justiciary of Ireland, and to the treasurer
Rhuddlan. and barons of the exchequer of Dublin. Order to cause Thomas de

* No surname is given.

† The *d* of the original has been carelessly confounded with *t plus* the compendium for *er*, or the *t* has been so altered into *d* that it resembles *t plus* the compendium.

1282.

Membrane 9—cont.

Mandevill to be acquitted of all ameracements in which he was amerced at the exchequer of Dublin after he was in the king's service in Wales and after he commenced his journey towards the king there, as the king has pardoned him.

Dec. 28.
Rhuddlan.

To the keeper of the king's forest of La Mare. Order to cause the abbot of St. Werburg's, Chester, to have a tithe of the venison that is now taken in the king's forest aforesaid by the king's orders, as he ought to have and has been wont to have such tithe in times past. [Prynne, *Records*, iii. 306.]

To Peter de la Mare, constable of Bristol castle. Order not to impede Thomas de Berkeley and not to permit him to be impeded by the king's ministers from seeking and digging lead mines in his own land, provided that the land be not within the king's forest.

Dec. 29.
Rhuddlan.

To the sheriff of Huntington. Order to cause a verderer for the forest of Wauberge to be elected in place of William Hildegar, deceased.

1283.

Jan. 1.
Rhuddlan.

To the sheriff of Worcester. Order to deliver Robert de Wycheworth, imprisoned in that gaol for the death of Robert Not, whereof he is appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as it is testified before the king by Walter de Cokeseye and his fellows, justices appointed to deliver Worcester gaol, that he slew Robert in self-defence and not by felony or of malice aforethought.

1282.

Dec. 30.
Rhuddlan.

To the treasurer and barons of the exchequer. Order to cause the abbot of Hyde, Winchester, to be acquitted of 20 marks in full payment of 120 marks in which he made fine with the king for the custody of his house during the last voidance, and of 79 marks 11s. 6d. in part payment of 100l. in which he made fine with the king for his service of three knight's fees in the army of Wales in the tenth year of the reign, which service he then acknowledged to the king, as he has paid these sums into the wardrobe to Master William de Luda, keeper of the same.

To Reginald de Grey, justiciary of Chester. Order to cause the abbot of St. Werburg's, Chester, to have a tithe of the venison that is now taken in the forest of La Mare by the king's order, as he ought to have and was wont to have that tithe in times past.

1283.

Jan. 4.
Rhuddlan.

To R. bishop of Waterford, justiciary of Ireland. The king sends to him a transcript of the extent of the lands in Ireland that belonged to William de Mohun, lately deceased, tenant in chief, which the king caused to be made by John de Saunford, his escheator in Ireland, and the king orders the justiciary to cause dower to be assigned to Beatrice, late the wife of William, in accordance with the extent, retaining in the king's hands two parts of the lands.

To Richard de Bosco, constable of Corf castle. Order to deliver John Chaunterel, imprisoned at Corf for trespass of the Forest wherewith he is charged, to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts to stand to right.

To Richard de Holbrok, keeper of the forest between the bridges of Oxford and Stafford (*sic*). Like order in favour of Thomas de Bleston, imprisoned at Rokingham.

1283.

Membrane 9—cont.

Jan. 10. To the sheriff of Southampton. Like order in favour of Henry le Hare, Rhuddlan. Nicholas de Wure, and William his brother, imprisoned at Winchester for trespass of the forest of Wulmer.

Jan. 10. To the sheriff of Somerset. Order to restore to Matilda, late the wife Rhuddlan. of Roger de Mortuo Mari, the elder, two parts of the manor of Odecumbe, the castle of Bridgwater (*Brugge Walteri*), a third of the borough of Bridgwater (*Brugges*), a carucate of land and two parts of the manor of Mulverton, which the sheriff took into the king's hands by reason of Roger's death, as the king learns by inquisition taken by the sheriff that Roger held the premises at his death of Matilda's inheritance.

To the sheriff of Gloucester. Like order concerning 12*l.* yearly of land in Aure, the advowson of a moiety of that church, 7 virgates and 6 virgates of land in Cheerleton, Cherynton, and Hamptonet.

To Robert Tibotot, justice of West Wales. Like order concerning a third of two commotes, 2½ knights' fees, 1½ carucates of land, half a bovate of land in Hareford, a commote called 'Wulfry,' and a Welsh town, a third of the town of St. Clears, the town of Nerberd, Robeston (*villam Roberti*), and Templeton (*villam Templariorum campestrum*).

To the sheriff of York. Order to deliver Gilbert Nelsone and Richard and William his sons, imprisoned at York for the death of Geoffrey Dunman, whereof they are appealed, to twelve men each who shall mainpern to have them before the justices at the first assize, as the king learns by inquisition taken by the sheriff that they were appealed of the said death out of hatred and malice and not because they were guilty thereof.

Jan. 12. To the sheriff of Suffolk. Like order in favour of Robert son of Rhuddlan. Richard de Herewiz, imprisoned at Ipswich for the death of Thomas de Perham, wherewith he is charged.

To the sheriff of Essex. Order not to intermeddle until otherwise ordered by the king with a messuage, 100 acres of land, 20 acres of meadow, and 22*s.* of rent in Little Thorrok, as the king learns by inquisition taken by the sheriff that John Torel before his death enfeoffed John de Tinleby and Alice, his wife, of the premises for their lives, and that they were in seisin thereof on the day of John Torel's death and before, and that John Torel was not seised thereof at his death in his demesne as of fee.

MEMBRANE 8.

Jan. 29. To Richard de Holebrok, keeper of the forest between the bridges of Rhuddlan. Oxford and Staunford. Order to deliver Peter Tucke of Bredestok, imprisoned at Rokingham for trespass of the forest of Rokingham, to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts.

Jan. 29. To the sheriff of Lincoln. Order to deliver to Hawisia, late the wife of Rhuddlan. John le Marescal, tenant in chief, the manor of Messingham, which is extended at 8*l.* 5*s.* 9*d.*, and ten marks of rent in Duseby, which the king has assigned to her as dower.

To the sheriff of Norfolk. Like order to deliver to the said Hawisia the manor of Swainton, which is extended at 68*l.* 11*s.* 7½*d.*, the manor of Banham, which is extended at 36*l.* 7*s.* 3½*d.*

1283.

Membrane 8—cont.

To the sheriff of Norfolk. Like order to deliver to the said Hawisia the advowsons of the churches of Swaneton and Bynetre.

To the sheriff of Stafford. Like order to deliver to the said Hawisia the advowson of the church of Colton.

To the sheriff of Kent. Order to deliver to Dionysia, late the wife of Thomas de Normanvill, tenant in chief, to be held until otherwise ordered, 21*l.* 11*s.* 0*d.* of yearly rent in the manor of Kenarditon with Cockeryde, which belonged to Thomas, and which are held in 'gavelikynde,' as appears by an inquisition taken by the sheriff.

To the sheriff of Stafford. Order to take into the king's hands all the lands wherof John le Marescal, tenant in chief, was seised, as the king learns that John is dead.

Vacated, because on the Fine Roll.

The like to the sheriff of Buckingham, escheator in the same county.

[Vacated as above.]

To the sheriff of Sussex. Order not to intermeddle until otherwise ordered by the king with the manor of Bibynton, as the king learns by inquisition taken by the sheriff of Sussex that John Torel before his death enfeoffed John de Tuileby and Alice his wife of the said manor, and that they were seised thereof in their demesne at John Torel's death.

Feb. 4.
Rhuddlan.

To Thomas de Normanvill, escheator beyond Trent. Order not to intermeddle further with the lands that Henry de Edelingthorp held at his death, as the king learns by inquisition taken by Thomas that Henry did not hold of the king in chief.

To Richard de Holebrok, keeper of the forest between the bridges of Oxford and Staunford. Order to deliver Ranulph de Goldington, imprisoned at Bedeford for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts.

To the sheriff of Lincoln, escheator in the same county. Order to deliver to Philip le Taillur, the king's citizen of London, his goods and chattels in the manor of Morton near Brune, which were taken into the king's hands when that manor was taken into the king's hands by reason of the death of Roger de Clifford, junior, tenant in chief, who was indebted to the exchequer in divers debts.

Feb. 14.
Rhuddlan.

[To the sheriff of York.] Order to deliver Walter Hobekyn, imprisoned at York for the death of John Hobekyn, whereof he is appealed, to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff of York that Walter is appealed of the death out of hatred and malice and not because he is guilty.

To Bogo de Knovill, bailiff of Montgomery. Order to cause to be restored to Madoc de Brompton his lands, goods and chattels, which were taken into the king's hands for the death of Roger Dodesune, as the king learns by an inquisition taken by the sheriff of Salop that Madoc slew Roger in self-defence and not by felony or of malice aforethought, wherefore the king, moved by piety, has pardoned Madoc the suit of his peace, as contained in his letters patent.

1283.

Membrane 8—cont.

To John son of Hugh, keeper of the forest of Salop. Order to cause R. bishop of Bath and Wells to have in the hays and woods within the forest fifteen good oaks fit for timber, of the king's gift.

To S. bishop of Waterford, justiciary of Ireland. Order to cause to be paid to Thomas de Maundevill what is due to him for the head of O'Donald (*Oudounildi*) proclaimed to be cut off, which Thomas caused to be carried to the exchequer at Dublin.

To the sheriff of Salop and Stafford. Order to restore to Roger le Rus the manors of Wemme and Tyrelegh, which the king caused to be taken into his hands by reason of an alienation made thereof, to be held by Roger in the form provided and granted by the king.

To the sheriff of Stafford, escheator in that county. Order not to intermeddle further with the lands of Thomas de Halghton, as the king learns by inquisition taken by the sheriff that Thomas at his death held nothing in chief of the king by reason whereof the wardship of his lands ought to pertain to the king.

Feb. 4. To the sheriff of Lincoln. Order to cause dower to be assigned to Joan, Rhuddlan. late the wife of Thomas de Langeton, tenant in chief, upon her finding security that she will not marry without the king's licence.

Feb. 23. To Thomas de Normanvill, escheator beyond Trent. Order to cause Rhuddlan. dower to be assigned to Cicely, late the wife of Thomas Folejaumbe, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Feb. 24. To the treasurer and barons of the exchequer. Order to cause John de Rhuddlan. Ingham to be acquitted of the 200 marks in which he made fine with the king for having seisin of his lands and of 50 marks due for his relief, as the king has pardoned him.

To the keeper of the forest of Whitelewode. Order to deliver Wyottus le Carpenter of Wyk, imprisoned at Hertwell for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts to stand to right and that he shall not further incur forfeiture in the king's forest.

John le Rede of Borden, imprisoned at Midelton for the death of John de Wythering, whereof he is appealed, has letters to the sheriff of Kent to bail him.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause the master of the ship called 'le Vache' or his envoy bringing these letters to have, by purchase or at the king's cost, in that forest a good mast for the ship, and to provide for the carriage thereof to the water by which the master may lead it.

March 1. Elias de Northchyton and John Bernard, imprisoned at St. Briavells Rhuddlan. castle for trespass of the forest of Dene, wherewith they are charged, have letters to the constable of St. Briavells castle to bail them.

March 2. To Reginald de Grey, justice of Chester. Order to cause to be allowed Rhuddlan. to Master Richard, the king's engineer, keeper of the mills of Chester, 38*l.* 6*s.* 6*d.* in the ferm of the mills, which he ought to have received for the toll of 1,752 quarters of wheat that the king caused to be ground at

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Membrane 8—cont.

that mill from St. Barnabas, in his tenth year, until the Purification, and which he has not received.

Testified by Robert son of John, steward of the Household.

March 1.
Rhuddlan.

To the sheriff of Kent. Order to restore to Hugh de la Cornere of London his chattels, which were taken into the king's hands by the sheriff upon his being charged with the death of Walter Brandany, as it is testified before the king by Hamo Hauteyn and his fellows, justices appointed to deliver Neugate gaol, that Hugh slew Walter in self-defence and not by felony or of malice aforethought.

March 6.
Rhuddlan.

To W. bishop of Norwich. Grant of power to deliver to brother William de Gaterale, canon of the priory of Beston, which is in the king's hands by reason of William le Mareschal, son and heir of John le Mareschal, tenant in chief, patron of the house, being a minor in the king's wardship, the temporalities of the house, if his election as prior, which the king has accepted, be confirmed by the diocesan of the place, receiving from the elect what is due to the king in this behalf, and also receiving from him his letters patent under his seal and the seal of his chapter setting out that this grace done to him shall not prejudice the king or his heirs or the said heir and shall not be drawn into a precedent in the future. It is provided that answer shall be made to the king for the issues of the house during the voidance in case they ought to pertain to the king.

Roger Coppyn, John Coppyn, Richard Coppyn, and Robert Coppyn, imprisoned at Lanceveton for the death of Robert Attewode, whereof they are appealed, have letters to the sheriff of Cornwall to bail them.

William Hereward, imprisoned at Eylesbury for the death of John Ive, whereof he is appealed, has letters to the sheriff of Bucks to bail him.

March 18.
Conway
(*Aberconewey*
in Snaudon).

To Richard de Holebrok, steward of the forest between the bridges of Oxford and Stanford. Order to deliver Philip de Stanes, imprisoned at Rokingham for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

To the sheriff of Worcester. Order to assign dower to Margery, late the wife of Adam le Botiller, tenant of the abbey of Evesham, void and in the king's hands, upon her taking oath not to marry without the king's licence.

March 18.
Conway.

To the sheriff of Northampton. Order to restore to Robert de Waterville, chaplain, his lands, goods and chattels, which were taken into the king's hands upon his being indicted for the homicide of Henry le Waleys before the justices last in eyre in co. Lincoln, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

March 22.
Conway.

To the sheriff of Westmoreland. Order to deliver to Simon de Brampton two parts of two bovates of land in Brampton, which Robert son of John de Duston, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the two parts have been in the king's hands for a year and a day, and that the land is held of Simon, and that Simon has had the king's year and day, and ought to answer therefor.

To the sheriff of Salop. Order to replevy to Emma, late the wife of Roger de Howle, lately slain at Sambrok, and to her children until the first assize the lands, goods and chattels of Roger, which were taken into

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Membrane 8—cont.

the king's hands by reason of the death of Thomas de Pittelesleye, as the king learns by inquisition taken by the sheriff that Roger was not guilty of the death of Thomas, who, after he fled from the slaying of Roger with other malefactors, held himself in the church of Hynestok and refused to come to the king's peace, and died from a wound inflicted by Richard son of Adam le Rus of Acton and not by Roger, and that Roger was slain as a faithful man by the said malefactors by felony and of malice aforethought.

- March 23. To the same. Order to deliver to William de Huggford to be kept
Conway. until otherwise ordered the lands, goods and chattels that belonged to Adam Herbert, which were taken into the king's hands by reason of the flight that Adam made for the death of William de Olynton, wherewith he is charged, so that William may answer therefor before the justices at the first assize or before the king.

MEMBRANE 7.

To the keeper of the forest of La Bere. Order to cause the sheriff of Southampton to have in that forest twelve oaks fit for timber with their strippings, for the works of the king's castle of Winchester.

- March 24. To the sheriff of Norfolk. Order to permit the executors of the will of
Conway. Hugh son of Otto, tenant in chief, to have full administration of the wardships that were in his hands by the king's commission and by the commission of others, which were taken into the king's hands at his death, for the execution of his will.

The like to the sheriffs of Gloucester and Huntingdon.

Here the chancellor returned to Chester, and thence went to the king to Aberconewey in Snaudon, to wit on 1 April.

- March 28. To Grimbold Pauncefot, constable of the castle of St. Briavells. Order
Snowdon. to cause a mill to be made at St. Briavells out of the issues of his bailiwick, as the king enjoined upon him by word of mouth.

- April 1. To Richard de Holebrok. Order to deliver to John son of Thomas de
Conway. Geytinton a parcel of a messuage in the manor of Geytinton, which is of the ancient demesne of the crown of England, to be kept by him until the quinzaine of Midsummer next, if it be an escheat of the king, and to certify the king fully concerning the same.

William le Brey of Radewell, Robert Clergeys, Nicholas atte Grene, and Michael Bureward, imprisoned at Bedford for the death of Robert le Flesmonger, whereof they are appealed, have letters to the sheriff of Bedford to bail them.

- April 4. To the sheriff of Northampton. Order to deliver to Ralph de Arderne,
Conway. husband of Isabella, late the wife of John son of Alan, and to Isabella a knight's fee in the manor of Maydewell, which Richard de Senton formerly held, as the king learns by inquisition taken by the sheriff that the service of the fee was assigned to her in dower by William de Eltindon, the king's escheator, and that Richard did fealty to her for it; saving the right of the king and of others, so that he may resume it if he see that he or another have right therein.

Vacated, because it was restored and cancelled.

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Membrane 7—cont.

To the constable of the castle of Rokingham. Order to cause 75s. due to the king for the ward of that castle from the barony of Wardon for three years to be levied in the manor of Wardon, and to permit the men of Burton, who are not bound to contribute to the ward, to have peace, and to cause the ward to be levied henceforth from those who are bound to it, as the king learns by inquisition taken by Richard de Holebrok, his late steward, that 75s. are in arrear for the ward for three years, and that the bailiffs of the castle were wont and accustomed to distrain for it, if it was in arrear, in the manor of Wardon, and that the men of Burton are not bound to contribute to it.

April 5.
Conway.

Elias le Waleys and William his son, imprisoned at Rokingham for trespass of the Forest, wherewith they are charged, have letters to Richard de Holebrok, steward of the king's forest between the bridges of Oxford and Staunford, to bail them.

Henry de Drayton, imprisoned at Rokingham for trespass of the Forest wherewith he is charged, has letters to Richard de Holebrok, steward of the king's forest between the bridges of Oxford and Staunford, to bail him.

Richard de Akle, Adam de Akle, Walter de Claptorp, John Macy and Seman de Stok, imprisoned at Rokingham for trespass of the forest of Rokingham wherewith they are charged, have letters to the aforesaid steward to deliver them in bail to twelve men each, who shall mainpern to have them before the justices for pleas of the Forest and that they will not again incur forfeiture in the forests.

To the treasurer and barons of the exchequer. Order to cause Thomas le Normant to be acquitted of 30*l.* that are exacted for him for the escape of six prisoners from the Tower of London from his custody, as the king, at the instance of Eleanor, his consort, has pardoned him.

April 16.
Conway.

To Robert de Tibotot, justice of West Wales. Order to release to the men of Matilda, late the wife of Roger de Mortuo Mari, tenant in chief, of the lands of her inheritance in Wales, which were lately taken into the king's hands by reason of Roger's death, the exaction upon them for making recognisance for the king's use by reason of Roger's death, and to permit them to be in peace, as the king has remitted to them the recognisance. Robert is also ordered to restore to Matilda all issues received from the lands from the time of their being taken into the king's hands.

April 15.
Conway.

To the sheriff of Devon. Order to deliver to A. bishop of Bangor 40*l.* 4*s.* 0*d.* of yearly rent in the manor of Alington, which belonged to John de Nevill, tenant in chief, and which is in the king's hands by reason of the minority of his son and heir, to have until the heir come of age, as the king has granted this rent to the bishop in part satisfaction of 50*l.* of yearly rent that the king granted to him from wardships.

April 20.
Conway.

To the sheriff of Buckingham. Whereas Reginald de Grey has mainperned before the king to have Andrew de Wavindon, who is staying with him in the king's service in Wales, before the sheriff in that county [court] in fifteen days from Michaelmas to answer to all persons wishing to complain of trespasses committed upon them, for which the sheriff has taken Andrew's lands and chattels into the king's hands: the king orders the sheriff to deliver the lands and chattels by the mainprise aforesaid in the meantime.

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Membrane 7—cont.

To the keeper of [the forest of] Roteland. Order to cause Theobald de Nevill to have in that forest three oaks fit for timber, of the king's gift.

To the keeper of the forest of Wauberge. Order to cause the prior of Huntindon to have in that forest four oaks fit for timber, of the king's gift.

May 5. To the keeper of the forest of La Mare. Order to cause Hugh de Conway. Dunolmia to have in that forest six oaks fit for timber, of the king's gift.

To the keeper of the forest of Dene. Order to cause Reginald de Grey to have in that forest six oaks fit for timber, of the king's gift.

May 7. To Thomas de Diveleston and Walter de Cambhou. Order to receive Conway. from the prior and convent of Durham all the money deposited with them arising from the tenth granted in aid of the Holy Land, and to deliver all the new money thereof to the merchants of Lucca (*Luk'*), and to cause to be delivered to the mayor and bailiffs of Newcastle-on-Tyne what they shall receive of the old money, to be kept as the king has enjoined them by his letters patent.

To Geoffrey Aguill[on] and John de Lithegren. Order to receive from the dean and chapter of York all the money from the aforesaid tenth deposited with them, and to deliver the new money thereof to the merchants of Lucca, and the said (*sic*) sheriff shall cause what shall be received of the old money to be kept safely in York castle.

May 10. To Master Henry de Bray, escheator this side Trent. Order to deliver Llanrwst. to Edmund, earl of Cornwall, the manor of Iselhamsted, which belonged to Hugh son of Otto and was taken into the king's hands by reason of his death, to be held until the king shall otherwise order, as the earl asserts that the custody of the manor pertains to him.

May 9. To S. bishop of Waterford, justiciary of Ireland or to him who supplies Conway. his place. The king learns from the complaint of the abbot of Inishlounaght (*de Surio*) that whereas one of his predecessors demised for forty years a land of his called Tachkerath to Richard de Burgo, and Richard, oblivious of his salvation, during the term enfeoffed John de Valle thereof by charter, by doing suit to Richard's court of Kilsilan from fifteen days to fifteen days, and John afterwards enfeoffed Robert his son and heir thereof, and Walter de Burgo, Richard's son and heir, gave the manor of Kilsylan in exchange for other lands of the king, so that the king's bailiffs distrain the land of Tachkerath for doing the said suit to the manor, wherewith the land is improperly charged; and that Gilbert, abbot of Inishlounaght, lately, after the lapse of the aforesaid term, impleaded the said Robert before the justices of the Bench at Dublin concerning the land, and Robert vouched John de Valle to warranty, and John vouched Walter de Burgo, who warranted the land to him and rendered it to the abbot; and that the king's bailiffs nevertheless do not desist from distraining in the said land, which the abbot's predecessors have held quit of all suits from time out of mind; wherefore the king at another time ordered the justiciary to enquire the truth concerning the premises, and to certify the king concerning it: the king orders him, if the premises appear to be true by the inquisition that the justiciary caused to be made and that he sent to the king, to call before him Richard de Burgo, Walter's son and heir, and to charge him with the value of the suit aforesaid and of the other services that Walter assigned to the king in the exchange aforesaid, which services the king cannot of right exact from the abbot, and to cause the abbot to be discharged thereof.

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Membrane 7—cont.

To the sheriff of Middlesex. Order to restore to Ranulph de Monte Caniso of Edwardston his lands, goods and chattels, which were taken into the king's hands by reason of the trespass that he was said to have committed in raping Aubrey de Ewell, as the king learns by inquisition taken by the sheriff that Ranulph did not fly by reason of the trespass and that he is not guilty thereof.

The like to the sheriff of Essex.

To Master Henry de Bray, escheator this side Trent. Order to assign dower to Margery, late the wife of Hugh son of Otto, tenant in chief, upon her taking oath not to marry without the king's licence.

April 30. To the sheriff of Surrey. Order to cause proclamation to be made in his
Conway. county [court] of a market at the manor of Whiteleye, which Queen Eleanor, the king's mother, holds in dower, on Friday in every week, and to cause the market to be held, as the king wills that a market shall be held there for ever.

May 22. To S. bishop of Waterford, justiciary of Ireland, or to him who supplies
Dolwyddelan his place. Order to cause dower to be assigned to Margaret, late the wife
(Dolvidalan.) of John de Walhop, tenant in chief, upon her taking oath not to marry without the king's licence.

May 25. To Thomas de Normanvill, escheator beyond Trent. Order to assign
Dolwyddelan dower of the knights' fees that belonged to Robert de Nevill, tenant in chief, to Ida, late the wife of the said Robert.

The like to Master Henry de Bray, escheator beyond Trent.

To the justiciary of Ireland. Order to cause William le Deveneis to have in the king's wood of Glencry twelve oaks fit for timber, of the king's gift.

To the sheriff of Lancaster. Order to deliver William de Kendal, imprisoned at Lancaster for the death of Matilda, daughter of Thomas de Bare, to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William is charged with the death out of hatred and malice and not because he is guilty thereof.

June 4. To the keeper of the forest of Galtres. Order to cause William de
Conway. Ryther to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Melkesham. Order to cause John Giffard of Brumesfeld to have in that forest eight oaks fit for timber, of the king's gift.

The like to the keeper of the forest of Cippeham for the same John for eight oaks fit for timber.

To the keeper of the forest of Wauberge. Order to cause Robert de Insula to have in that forest six bucks, of the king's gift.

June 5. To Peter de la Mare, constable of Bristol castle, and John le Ussher,
Conway. keeper of the chase of Kyngeswod. Order to cause Thomas de Berkel[eye] to have in that chase six bucks, of the king's gift.

To the keeper of the forest of Whyttelwode. Order to cause William de Bello Campo, earl of Warwick, to have in that forest eight bucks, of the king's gift.

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Membrane 7—cont.

To the keeper of the forest of La Saucee. Order to cause Humphrey Hasteng to have in that forest three oaks fit for timber, of the king's gift.

To Adam Gurdon, keeper of the forest of Wolvemere. Order to cause William de Alta Ripa to have in that forest three bucks, of the king's gift.

To William Daumbly, keeper of the forest of Essex. Order to cause William de Leyburn to have in that forest six bucks, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Whereas Robert de Kaynes lately demised to John de Kaynes and Matilda his wife the manor of Middleton Kaynes for their lives by fine levied before Thomas de Weylond and his fellows, justices of the Bench, as the king understands by inspection of the fine, and the sheriff of Buckingham took the manor into the king's hands immediately after John's death, the manor being held of the king in chief, as if John had held it in fee: the king orders the escheator to deliver to Matilda seisin of the manor according to the tenor of the fine, saving the right of the king and of others.

To the keeper of the forest of La Mare. Order to cause Urian de Sancto Petro to have in that forest six bucks, of the king's gift.

June 8.
Conway.

To John de Tingewyk, keeper of the forest of Whittelwod. Order to cause Master Henry de Bray, escheator this side Trent, to have in the wood of Henle, which is within that forest, three oaks fit for timber, of the king's gift.

To Philip Munekan, keeper of the forests of Shottovere and Stowode. Order to cause Geoffrey de Lucy to have in those forests six bucks, of the king's gift.

To the keeper of the forest of Wauberge. Order to cause John de Bohun to have in that forest two bucks, of the king's gift.

To the same. Order to cause Henry de Lenn to have in that forest a buck, of the king's gift.

June 11.
Conway.

To the same. Order to cause Robert de Scales to have in that forest two bucks, of the king's gift.

To Grimbold Pauncefot, keeper of the forest of Den. Order to cause John Bygod to have in that forest four bucks, of the king's gift.

To the same. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have in that forest three harts, of the king's gift.

To the keeper of the forest of Long Forest. Order to cause the said earl to have in that forest three harts, of the king's gift.

To the keeper of the forest of Clarendon. Order to cause John de la Mare to have in that forest six bucks, of the king's gift.

Membrane 7—Schedule.

June 5.
Conway.

To Richard de Holebrok, keeper of the forest of Rokingham. Order to deliver Roger de Acle, clerk, imprisoned at Rokingham for trespass of the forest, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

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MEMBRANE 6.

June 10. To the keeper of the forest of Shothover. Order to cause Walter de la
Conway. Hyde to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Roteland. Order to deliver Robert son of William le Freman, imprisoned at Ridelington for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest and that he will not again incur forfeiture in the king's forests.

To the sheriff of Norfolk and the coroners of that county. Order to cause to be delivered to Robert de Scales the goods and chattels of Aunger Horn, a villein of the said Robert, which were lately taken into the king's hands because Aunger drowned himself; provided that Robert be charged with the goods and chattels and answer to the king for them before the justices at the first assize when they come to those parts.

To the keeper of the forest of La Mare. Order to cause the abbot of Vale Royal to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Wyttelwode. Order to cause the prior of the Hospital of St. John of Jerusalem in England to have in that forest six oaks fit for timber, of the king's gift.

June 12. To Adam Gurdun, keeper of the forest of Wolvemere. Order to cause
Conway. Thomas Paynel to have in that forest two bucks, of the king's gift.

To the same. Order to cause John de Sancto Johanne to have in that forest four live bucks and eight live does, in order to stock his park of Chauton, of the king's gift.

To John son of Hugh, keeper of the forest of Shirelet. Order to cause John de Bruges to have in that forest six oaks fit for timber, of the king's gift.

To Ralph Malure, keeper of the forest of Roteland. Order to cause Peter de Monte Forti to have in that forest six bucks, of the king's gift.

June 13. To the keeper of the forest of Den. Order to cause Grimbold Pauncefo
Conway. to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Whicchewod. Order to cause Edmund de Mortuo Mari to have in that forest three bucks, of the king's gift.

To the keeper of the forest of Penber. Order to cause William de Mortuo Mari to have in that forest three bucks, of the king's gift.

To Grimbold Pauncefot, keeper of the forest of Den. Order to permit John Giffard of Brimmesfeld to take in that forest three harts that the king granted to him.

June 14. To John son of Hugh, keeper of the forest of Long Forest. Order to
Conway. permit John Giffard of Brimmesfeld to take three harts in that forest and to have coursing (*percursum*) of the harts that he may happen to move outside the forest, in the grease-time of this year, in accordance with the king's grant.
By the chancellor on the information of H. de Kendal.

To John son of Nigel, keeper of the forest of Bernewod. Order to cause the Friars Preachers of Oxford to have twelve leafless trunks (*robora*) for fuel, of the king's gift.

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Membrane 6—cont.

To Grimbald Pauncefot, constable of St. Briavells castle. Order to cause the launds (*landas*) of the forest of Den to be enclosed as shall seem most fit for the greater profit of the king.

To the justices next in eyre for pleas of the Forest in co. Gloucester. Order not to vex Grimbald Pauncefot for six bucks taken by him, when he was keeper of the forest of Den, for the use of R. bishop of Bath and Wells, the chancellor, as the king in his tenth year ordered Grimbald by word of mouth to cause the bishop to have the bucks, of the king's gift.

June 12. To the sheriff of Lancaster and the coroners of that county. Order
Conway. to deliver to Anabilla, late the wife of Thomas son of Adam le Clerk of Clacton, who slew himself by mischance when ill of fever, for which reason they took his goods into the king's hands, the said goods for the maintenance of her and her children, of the king's gift.

June 2. To Richard de Holebrok, steward of the forest between the bridges of
Trefriw. Oxford and Staunford. Order to cause Master Roger de Rowell to have in
(*Treveru.*) that forest six bucks, of the king's gift.

June 13. To the keeper of the forest of Roteland. Order to cause William de
Conway. Odingseles to have in that forest six bucks, of the king's gift.

To the keeper of Salcey (*de Salseto*) forest. Order to cause Master John de Saunford to have in that forest four bucks, of the king's gift.

June 18. To the keeper of the forest of Braden. Order to cause G. bishop of
Rhuddlan. Worcester to have in that forest ten bucks, of the king's gift.

To Gwycharde de Charrom and Malcolm de Herle, keepers of the bishopric of Durham. Order to cause Master Robert Avenel to have four bucks in the park of Stanhop, which is of the bishopric, of the king's gift.

June 18. To the keeper of the forest of Shirewod. Order to cause Anthony Bek
Rhuddlan. to have twelve oaks fit for timber, of the king's gift, and four live does and four live bucks, of the king's gift.

To Walter de Everle, keeper of the forest of Pembere. Order to cause William de Braib[oe]f to have two bucks in that forest, of the king's gift.

June 20. To the keeper of the forest of Wolvemere. Order to cause R. bishop of
Rhuddlan. Bath and Wells to have in that forest three bucks, of the king's gift.

June 11. To the keeper of the forest of Wauberge. Order to cause Hugh Pecche
Conway. to have in that forest two bucks, of the king's gift.

June 20. To Gwichard de Charrum and Malcolm de Harlegh, keepers of the
Rhuddlan. bishopric of Durham, during voidance. Order to cause Robert de Brus, lord of Annandale (*Vallis Anand'*), to have twelve bucks in Wolsingham park, of the king's gift.

June 26. To the sheriff of Salop. Order to deliver William son of Madoc de
Rhuddlan. Hethe to twelve men who shall mainpern to have him before the justices at the first assize or before the king at his order to stand to right if any one wish to speak against him, provided that he have not been outlawed or have not fled, as the king learns by inquisition taken by the sheriff and coroners that William slew Robert son of Richard de Hethe in self-defence and not by felony or of malice aforethought.

The chancellor sent order from Rothelan.

To the keeper of the forest of Wauberge. Order to cause Peter de Chauvent to have in that forest four bucks, of the king's gift.

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Membrane 6—cont.

To the keeper of the Long Forest in co. Salop. Whereas the king gave to Roger de Clifford four harts in the Long Forest before he was taken by the Welsh, and he has only taken one, the king orders the keeper to cause Roger to have the remaining three, if he have not already had them by another writ.

To the keeper of the forest of Dene. Order to cause Roger de Mortuo Mari to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Selewod. Order to cause Alan Plokenet to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Lithewode. Order to cause R. bishop of Bath and Wells, the chancellor, to have in that forest four oaks fit for timber, of the king's gift.

June 28. To the keeper of the forest of Dene. Order to cause Bogo de Knovill to
Rhuddlan. have in that forest two bucks, of the king's gift.

To the keeper of the forest of Salop. Order to cause Thomas Corbet of Tasseleye to have in that forest six live roebucks (*capriolos*), of the king's gift, and to permit him to take them in the places that shall seem most expedient to the keeper.

To the keeper of the forest of Jaspell. Order to cause Master Bonettus de Sancto Quintino to have in that forest four oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause John de Eston to be acquitted of 20 marks that are exacted from him by summons of the exchequer and which used to be exacted for tallage from the land that the king lately gave to him in Thornton, as the king has pardoned him.

To John son of Hugh, keeper of the Long Forest. Order to permit Richard Burnel to assart and put into cultivation ten or twelve acres of his wood of Langel[ey], which is within the bounds of that forest, as the king learns by inquisition taken by the keeper that it would be small (*modicum*) damage to the king if he should grant to Robert permission to assart and cultivate ten or twelve acres of the said wood and to hold it assarted and in cultivation to him and his heirs for ever.

June 28. To the keeper of the forest of Essex. Order to cause W. bishop of
Rhuddlan. Norwich to have in that forest twelve bucks, of the king's gift.

To Geoffrey de Nevill, keeper of the forest beyond Trent. Order to cause Thomas de Clenhull to have in that forest two bucks, of the king's gift.

To the same. Order to cause Robert de Brus, earl of Carrik, to have in that forest twelve bucks, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Hawisia, late the wife of John le Mareschal, tenant in chief, from John's knight's fees.

June 30. To the sheriff of Somerset. Order to deliver Richard de Limeny,
Rhuddlan. imprisoned at Somerton for trespass of the Forest, to twelve men who shall mainpern to have him before the justices in eyre for pleas of the Forest if any one wish to speak against him.

July 5. Robert de Ingmanthorp, imprisoned at York for the death of Robert son
Conway. of Nicholas de Hunsington, has letters to the sheriff of York to bail him.

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*Membrane 6—cont.*July 5.
Conway.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Robert, son and heir of Robert de Derlegh, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage.

The like to Master Henry de Bray, escheator this side Trent.

The chancellor ordered [this] from Aberconwey.

July 8.
Conway.

To Geoffrey de Nevill, keeper of the Forest beyond Trent. Order to deliver Walter de la Grene, imprisoned at Notingham for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest or before the king at his order and that he will not hereafter incur forfeiture in the king's forest.

The chancellor ordered [this] from Aber[conwey].

To the keeper of the forest of Rokingham. Order to cause Richard son of John to have six bucks in that forest, of the king's gift.

To the keeper of the forest of Whitlewod. Order to cause John de Grey to have in that forest four bucks, of the king's gift.

The chancellor ordered [this] from Aberconwey.

July 12.
Carnarvon.

To Master Henry de Bray, escheator this side Trent. Order to cause John de Hasting', son and heir of Henry de Hasting', to have seisin of the lands that his father held at his death of the late king in chief, as the king has taken his homage.

The like to Thomas de Normanvill, escheator beyond Trent.

To the said Master Henry. Like order in favour of the said John, co-heir and parcener of the inheritance that belonged to George de Cantilupo, tenant in chief.

The like to the said Thomas.

The like to S. bishop of Waterford, justiciary of Ireland.

The like to William de Valencia.

The like to the bailiffs of Matilda, countess of Gloucester, at Usk.

July 9.
Conway.

To S. bishop of Waterford, justiciary of Ireland. Order to pay to Gaillard Monyn 70*l.* for thirty-five tuns of wine bought from him for the king's use by Matthew de Columbar[iis], the king's butler.

July 12.
Carnarvon.

To the keeper of the forest of Essex. Order to cause William de Say to have in that forest four bucks, of the king's gift.

To the keeper of the forest of Pembere. Order to cause R. le Bygod, earl of Norfolk and Marshal of England, to have in that forest ten bucks, of the king's gift.

July 17.
Carnarvon.

To the treasurer and barons of the exchequer. Order to audit the accounts of Master Henry de Shavinton for the time when he had the manor of Edinton, and to allow to him 8*l.* 10*s.* 6*d.* that he expended about the repair of the houses of the manor and the enclosure of the court.

July 18.
Carnarvon.

To the same. Order to cause Edmund Pakoc, the king's serjeant, to be acquitted of 6*s.* 8*d.* in which he was amerced before the justices of the Bench for licence to agree.

To the keeper of the forest between the bridges of Oxford and Stanford. Order to cause Master John de Lasey to have six bucks in the bailiwick of Bolax, which is within the forest of Rokingham.

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MEMBRANE 5.

July 20.
Carnarvon.

To John de Burn and Nicholas de Ryngelton, keepers of the abbey of St. Augustine, Canterbury. Order to deliver to Thomas de Fyndon, abbot of the said abbey, the manors of Cistelet and Sturreye, to stay therein at his pleasure until the king shall otherwise ordain, and to provide him and his household staying with him with the necessaries of life. They are also ordered to provide for the convent and their household as was wont to be done heretofore in times of voidance, and to cause the corn of the abbey to be gathered and placed in proper and safe places, without consumption or waste of the corn or other goods pertaining to the abbey. They are enjoined not to lay hands upon the churches or spiritualities of the abbey otherwise than has been usual heretofore in the times of other voidances.

To the bailiffs of Brideport. Order to cause Richard de Bosco, constable of Corff castle, to have from the ferm of that town 20 marks, which the king has granted to him for the custody of the castle for the present year, as they have caused him to have in times past.

By the chancellor on the information of W. de Hamelton.

To the sheriff of Dorset. Order to cause the constable to have 20*l.* for the works of the said castle, as the king enjoined upon him by word of mouth.

By the chancellor on the information of the said W.

July 18.
Carnarvon.

To the barons of the exchequer. Order to acquit the prior of Grove (*Grava*) — to whom the king committed the manor of Cheping Norton, which belonged to John son of Alan, tenant in chief, and is in the king's hands by reason of his death, to have from Michaelmas last until the following Michaelmas by an extent of 47*l.* 18*s.* 6*d.* — of 23*l.* yearly from Michaelmas last until the Assumption and from then until Michaelmas, as the king learns by inquisition taken by the sheriff of Oxford that the manor is worth yearly 47*l.* 18*s.* 6*d.* and that Matilda de Verdun holds in dower 100*s.* thereof and Is[abella] de Mortuo Mari 18*l.* It is provided that the prior shall answer for the remaining 12*l.* 9*s.* 3*d.* (*sic*).

July 26.
Carnarvon.

To the sheriff of Kent. Renewed order to deliver to Hugh de la Cornere his goods and chattels, so that the king may not hear renewed complaint in this behalf, as the king lately ordered him to restore them to Hugh because he had pardoned him the suit of his peace for the death of Walter Brandani, whom he slew in self-defence, as was testified before the king by Hamo Hauteyn and his fellows, justices appointed to deliver Neugate gaol, and the king afterwards granted to Hugh his goods and chattels.

The chancellor sent the order from Acton Burnel.

To William de Wodestok. Order to cause John Luvel to have in the park of Wodestok four bucks, of the king's gift.

July 22.
Aberdennenny.

To the keeper of the forest of Den. Order to cause Hugh de Turbervill to have in the forest aforesaid four bucks, of the king's gift, and to help him and his men in taking them.

By p.s.

June 18.
Rhuddlan.

To the keeper of the forest of Kanek. Order to cause Ralph Basset of Dreyton to have in that forest six bucks, of the king's gift.

To the keeper of the forest of La Sauceye. Order to cause Eustace de Hache to have in that forest three bucks, of the king's gift.

July 25.
Carnarvon.

To Richard de Holebrok, steward of the forest between the bridges of Oxford and Stanford. Order to cause William le Latimer to have in that forest four live bucks and eight live does, to stock therewith his park of Sutton.

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Membrane 5—cont.

To the keeper of the forest of Wauberge. Order to cause William de Monte Revelli to have in that forest two bucks, of the king's gift.

To Baruncinus Galteri and his fellows, merchants of Lucca. Order to cause William de Monte Revelli to have sufficient material to make beds and robes for six knights, or to pay to him money to buy the same with.
By the chancellor.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause John Giffard to have in that forest four bucks, of the king's gift.

To the keeper of the Long Forest. Order to cause John Giffard to have in that forest three harts, of the king's gift.

To the keeper of the forest of Essex. Order to cause Robert son of Walter to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Essex. Order to cause Ralph de Whaddon to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Shirewod. Order to cause Peter de Greilliac to have in that forest four bucks, of the king's gift.

Aug. 4. To the keeper of the forest of Bernewode. Order to cause Henry de Holyhead, (Castrum Lacy, earl of Lincoln, to have in that forest six bucks, of the king's gift.
Cuby.)

Aug. 6. To the keeper of the forest of Chute. Order to cause Almaric de Sancto Penrhos. Amando to have in that forest four bucks, of the king's gift.

Aug. 8. To the keeper of the forest of Galtres. Order to cause Master Henry de Llanfaes, (Thlammayes.) Newerk, archdeacon of Richmond, to have four bucks, of the king's gift.

To S. bishop of Waterford, justiciary of Ireland, or to him who supplies his place. It is shown to the king on behalf of Jordan Locard and Nicholas de Honeche, imprisoned in Dublin castle, that whereas they have offended in naught for which they ought be taken and imprisoned, the justiciary nevertheless caused them to be taken and imprisoned without order from the king or other reasonable cause, and exacts from them grievous ransom, charging them with having made error, when they were lately appointed justices to deliver Dublin gaol, in delivering from that gaol Thomas le Keu, imprisoned for the death of Thomas le Carpenter, a pure (*puri*) Irishman, whereof he was appealed: the king orders the justiciary to hear and understand the record and process of the delivery aforesaid, and to send to the king under his seal that record and process and the cause of the taking and detention of Jordan and Nicholas, with this writ, so that the king may have them in fifteen days from Michaelmas, and to deliver Jordan and Nicholas in bail to twelve men who shall mainpern to have them before the king at that term or elsewhere at the king's order to stand to right if the king or any one else will speak against them.

Aug. 11. To Master Henry de Bray, escheator this side Trent. Order to deliver Llanfaes. to Queen Eleanor, the king's consort, the manor of Sumburn, which belonged to Patrick de Cadurcis, tenant in chief, as the king has committed the manor to her to hold during the king's pleasure in recompence for certain manors that the king had previously committed to her and that she rendered into the king's hands.

Robert Frankeleyn, imprisoned at Notingham for the death of Wlsi Horiballok, wherewith he is charged, has letters to the sheriff of Notingham to bail him.

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Membrane 5—cont.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Ralph de Normanvill, brother of Thomas de Normanvill, tenant in chief, as brother and co-heir of Thomas as of 'gavelikend,' a moiety of the lands whereof Ralph de Normanvill, their father, was seised in his demesne as of fee in co. Kent at his death as of 'gavelekend,' which the king caused to be taken into his hands by reason of Thomas's death, as the king [learns] by inquisition taken by the escheator that Ralph was in full seisin with Thomas of all their father's lands aforesaid, and that Ralph after Thomas's death always held himself in the said lands and did fealty therefor to the chief lords of whom the lands are held, and was in peaceful seisin thereof until Robert de Scotho, late sheriff of Kent, took them into the king's hands with other lands that belonged to Thomas in that county by reason of Thomas's death, and also that a moiety of the said lands that Ralph the father held in 'gavelekend' pertains to Ralph the son as brother and co-heir of Thomas as of 'gavelikend.'

Aug. 13. To the keeper of the forest of Essex. Order to permit Giles de Fendles
Carnarvon. to take in that forest three bucks, of the king's gift, and to aid him in taking them. By p.s. [118.]

To the keeper of the forest of Clarendon. Order to permit Queen Eleanor, the king's mother, to take in that forest brushwood for fuel and venison at her will, until the king shall otherwise order, receiving from her letters patent testifying what she shall have received. By p.s. [117.]

Aug. 10. To Master Henry de Bray, escheator this side Trent. Order to cause
Llanfaes. dower to be assigned to Amice, late the wife of Geoffrey Griffyn, tenant in chief, as she has taken oath before the king not to marry without his licence.

The like to Brother Robert de Apeldrefeld, escheator in co. Chester.

Aug. 15. To Geoffrey de Nevill, justice of the Forest this side Trent. Order to
Criccieth permit John de Vesey or his attorney for this purpose to take six bucks in
(*Crukyth*.) Shirewod forest where it may be most convenient without disturbance of the king's harts, of the king's gift.

To the keeper of the forest of Wauberge. Order to cause John to have six bucks in that forest, of the king's gift.

To the keeper of the forest of Whytlewode. Order to cause the Friars Minors of Northampton to have in that forest six oaks fit for timber for the fabric of their church, of the king's gift.

By K. on the information of J. de Kirk[eby].

Aug. 17. To Master Henry de Bray, escheator this side Trent. Order to cause
Criccieth. Richard le Fraunceis, son and heir of Gilbert le Fraunceis, to have seisin of the lands that his father at his death held of the king in chief, as the king has taken his homage and rendered the lands to him. By p.s.

The like to Thomas de Normanvill, escheator beyond Trent, and Roger de Grey, justice of Chester.

Henry de Heylesden and John de Donwico, imprisoned at Norwich for the death of Robert de Crek, whereof they are appealed, have letters to the sheriff of Norfolk to bail them.

Aug. 24. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Derewenlan- cause Ralph son of William to have in the forest of Galtres four bucks, of
agh. the king's gift. By p.s.

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Membrane 5—cont.

Aug. 16. To the keeper of the forest of Whitlewod. Order to cause William son of Criccieth. of Warin to have in that forest four bucks, of the king's gift.

Aug. 25. To the keeper of the forest of Dene. Order to cause Adam de Rumenye Ruthin. to have in that forest two oaks fit for timber, of the king's gift.

Aug. 29. John son of Alice de Bykerton, imprisoned at York for the death of Chester. Thomas de Bykerton, wherewith he is charged, has letters to the sheriff of York to bail him.

To the keeper of the forest of Schyrwode. Order to cause John Bek to have in that forest four bucks, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Roger Corbet, brother and heir of William Corbet, tenant in chief, the lands whereof William was seised at his death in his demesne as of fee, to be held by Roger until the next parliament, which will be after Michaelmas.

Aug. 28. To the sheriff of Lancaster. Order to deliver Richard le Noreys, Chester. imprisoned at Brug' for the death of Richard son of William Knoke, whereof he was appealed, and is not now appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, if he be not appealed of the death in the sheriff's county [court], as the king learns by inquisition taken by the sheriff that Richard slew Richard in self-defence and not by felony or of malice aforethought.

Aug. 28. To the sheriff of Cumberland. Order to deliver Alan de Raby, imprisoned Chester. at Carlisle for the death of Alexander de Beriery, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Alan slew Alexander in self-defence and not by felony or of malice aforethought.

To Master Henry de Bray, escheator this side Trent. Order to make appraisement of the hay and corn in the manor of Inglesham, which manor belonged to Patrick de Cadurcis, tenant in chief, and was taken into the king's hands by reason of the death of Patrick, who had demised it to the abbot of Beaulieu at ferm for five years, and to deliver the hay and corn to the abbot, on condition that the abbot answer for the appraisement.

To the keeper of the forest of Chete. Order to cause Master William de la Cornere to have in that forest four bucks, of the king's gift.

Aug. 30. To the keeper of the forest of Salcey (*de Salceto*). Order to cause John Chester. de Monte Alto to have in that forest four bucks, of the king's gift.

Aug. 20. To the keeper of the forest of Braden. Order to cause Fulk son of Carnarvon. Warin to have in that forest six bucks, of the king's gift.

To Robert le Eyr, keeper of the manor of Wodestok. Order to cause John de Thedemershe, sheriff of Oxford, to have in the park of Wodestok four oaks fit for timber for the works of the castle of Oxford.

Membrane 5—Schedule.

July 17. To the treasurer and barons of the exchequer. Whereas the king Carnarvon. granted to Reginald de Grey from Michaelmas, in his ninth year, the office of justiciary of Chester and the county of Chester, with all the king's demesne lands in that county and the castles of Chester and Flynt, and

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Membrane 5—Schedule—cont.

the two cantreds of Englefeld and Ros, with everything pertaining to the cantreds except the body of the castle of Rhuddlan (*Rothelan*) and except the lands that belonged to Wenthlana de Lasey, to be kept until the end of eight years, rendering therefore at the exchequer 1,000 marks yearly; which 1,000 marks the king has assigned to the works of his monastery of Vale Royal by Reginald's hands, to be paid for that purpose during the king's pleasure; and Reginald could not answer to the king for the ferm aforesaid by reason of the war commenced against the king by the Welsh on Palm Sunday following, and because he expended the issues of the office aforesaid in the stipends of armed horsemen and footmen and in the munition of the king's castles and in the custody of the county aforesaid and of the castle of Chester and in allowances (*liberacionibus*) made to the abbot of the abbey and others, as he has shown the king by parcels; by reason whereof Reginald rendered account thereof as the king's apprower (*appruiator*) from the said Michaelmas until Midsummer in the eleventh year in the wardrobe, by the king's order, in the presence of certain of the king's subjects deputed for this purpose: the king orders the treasurer and barons to acquit Reginald of the said 1,000 marks and of the said issues for all the time aforesaid, provided that he answer at the exchequer for the issues as the king's apprower.

MEMBRANE 4.

Aug. 30. To Gregory de Rokesle, keeper of the exchange of London. The king is much surprised that Gregory refuses, after divers orders, to restore the serjeanty of the dies (*cuneorum*) that Gwyot Ferre, the king's yeoman, claims in fee by reason of Joan, his wife, one of the heirs of Thomas son of Oto, tenant in chief, together with everything received thence from the time of the king's grant made to him, and he orders Gregory, as he has many times ordered him, to commit to Gwyot in his and Joan's name, immediately upon sight of these letters, the purparty of the serjeanty that falls to Gwyot by reason of his wife and what pertains to the king of the serjeanty by reason of the heir of the said Thomas, with everything received thence, notwithstanding that Hugh son of Oto, lately deceased, to whom the king gave the custody of the lands that belonged to Thomas until [the heirs of] Thomas come of age, quit-claimed to the king the fee of the serjeanty until the said heirs come of age. Gregory is enjoined to conduct himself so in this matter that the king may not hear renewed claim of the said Gwyot, wherefore he would have to put his hand to this matter in another manner.

Aug. 28. To the sheriff of Salop. Order to deliver to Richard de Amundevill and Matilda, his wife, late the wife of John son of Alan, a knight's fee in the town of Jaye that Walter de Jay, lately deceased, held of the said John, together with everything received thence since it was taken into the king's hands, as the king learns by inquisition taken by the sheriff that the fee was assigned to Matilda in her dower of the fees that were held of the said John, and that she has not had compensation for this fee elsewhere.

Sept. 3. To Master Henry de Bray, escheator this side Trent. Order to deliver Bromborough. to Isabella, late the wife of Patrick de Cadurcis, tenant in chief, the manors of Berewyk, Staunden, Hanedon, and Ingelsham, co. Wilts, and the manor of Sumburn, except Stocbrigge, which is a member of Sumburn, co. Southampton, and the manor of Estgarston, co. Berks, to have in *tenancia* until she be dowered of the lands that belonged to Patrick, and to permit her to have the oxen and plough-cattle found in the manors in order to till

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Membrane 4—cont.

the lands, together with the seed-corn there found in order to sow the lands, and the hay found there, without making sale thereof in the meantime, after they have been appraised. He is also ordered to cause her to have seisin of the manors of Cheddeworth, co. Gloucester, and Herteleye, co. Southampton, which are of her free marriage, as appears to the king by the extents thereof made by the escheator, with everything received thence from the time of their being taken into the king's hands. He is also ordered to cause her to have reasonable freebench (*quarentenam*) of the deceased's goods in the king's hands, according to custom. He is also ordered to cause the remaining lands in his bailiwick that were taken into the king's hands by reason of Patrick's death to be tilled as shall seem most fit for the king's profit, until otherwise ordered.

The chancellor sent the order from Brumburgh.

Sept. 6.
Vale Royal.

To the same. Order to deliver to Henry Wyger the manor of Brawode, upon his finding security to come before the king at the next parliament at Shrewsbury to do homage therefor to the king if it pertain to the king, and to do other things that he ought to do to the king, as the king learns by inquisition taken by Thomas de Pyn and John, treasurer of St. Peter's, Exeter, that John Wyger, Henry's father, held nothing at his death of the king in chief as of the crown, but that he held the said manor of the barony of Hurburton, which is in the king's hands as an escheat by the death of Roger de Vautort, of whom John held his land by knight service.

To Brother Robert de Mapeltreham, escheator in co. Chester. Order to deliver to Nicholas Audelegh the custody of two carucates of land and of 12s. 8d. of yearly rent in Bercherton, and of a carucate of land and 6 marks 5s. 4½d. of yearly rent in Weston, and of 2s. of yearly rent in Cherlton, and of 4 marks of yearly rent in Nantwich (*Wico Mauban*), and of 10s. of yearly rent in Batinton, co. Chester, to have in *tenancia* until the octaves of Michaelmas next, as the king learns by inquisition taken by the escheator that Geoffrey Griffyn held no tenement of the king in chief in co. Chester at his death, but that he held the premises of Nicholas de Audelegh by knight service, and that Geoffrey, his son and heir, is aged twenty years; provided that the escheator can answer to the king's exchequer at Chester for the issues received thence from the time of their being taken into the king's hands to the day of the making of this order.

To Master Henry de Bray, escheator this side Trent. Order to deliver to William son and heir of Nicholas de Cantilupo, tenant of George de Cantilupo, then a minor and in the wardship of the late king, his father's lands, as the king learns by inquisition taken by Nicholas de Stapelton and Henry de Perepunt that William is of full age.

Sept. 13.
Macclesfield.

To the sheriff of Nottingham. Order to deliver Ralph de Cressy, parson of the church of Greseleye, imprisoned at Nottingham for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest when they come to those parts and that he will not hereafter incur forfeiture in the king's forests.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Anthony Bek, elect of Durham, to have in the forest of Galtres twenty-five bucks, of the king's gift.

To Thomas de Normanvill, escheator beyond Trent. Order to cause the said Anthony to have in the park of Bristwyk the king's fat venison (*gresseam*) of the present season, of the king's gift, and to permit him to take it.

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Membrane 4—cont.

To Reginald de Grey, justice of Chester. Order to cause Otto de Grandisono to have in the forest of La Mare ten bucks, of the king's gift.

Sept. 25. To the same. Order to cause Adam de Whetenhal to have in the
Macclesfield. aforesaid forest two bucks, of the king's gift.

Sept. 20. To the keeper of the forest of Salop. Order to cause R. bishop of
Macclesfield. Bath and Wells, the chancellor, to have in the forest of Salop ten roe-bucks (*capriolos*), of the king's gift, against the king's arrival at Acton Burnel.

Sept. 25. Richard son of Christiana de Gayton, imprisoned at Northampton for
Combermere. the death of William Brid, whereof he is appealed, has letters to the sheriff of Northampton to bail him.

Sept. 25. To the treasurer and barons of the exchequer. Order to cause Guncelin
Overton. de Badelesmere to be acquitted of 100s. in which he was amerced before them because he did not come before them on the morrow of Michaelmas, in the eighth year, to make his profer of divers debts that he owes to the king for the time when he was justice of Chester, as the king has pardoned him this amercement.

To Richard de Holbrok, keeper of the forest between the bridges of Oxford and Staunford. Order to cause Master John de Barton, the king's cook, to have in the forest of Rokingham two oaks fit for timber with their strippings, of the king's gift.

Sept. 30. To the sheriff of Northampton and the coroners of that county. Order
Acton to deliver to Juliana, late the wife of Simon son of Robert, all the goods
Burnell. and chattels of the said Simon, who hung himself whilst in a fit of madness and not otherwise, as the king learns by inquisition taken by the sheriff and coroners of co. Huntingdon, as the king gave to her a moiety thereof for the maintenance of herself and children, and he has now given to her the other moiety, which goods were taken into the king's hands by reason of Simon's felony aforesaid.

The like to the sheriff and coroners of co. Huntingdon.

To the bailiff of Clarendon. Order to cause Thomas de Candovere and Robert le Sauser, the king's huntsmen staying in co. Southampton with his dogs, to have six leafless oak-trunks (*robora*) for fuel, of the king's gift.

Oct. 1. To the constable of St. Briavells castle. Order to permit John de
Acton Londonia, parson of the church of Newland (*Nova Terra*), to receive the
Burnell. tithes of the meadow of Whytemede, with all tithes of the king's new closes and assarts made and to be made within the forest of Dene, as the king has granted them to him. [Prynne, *Records* iii. 306.]

Sept. 30. To the treasurer and barons of the exchequer. Whereas the king granted
Acton to the abbot of Hyde, Winchester, and the convent of the same in
Burnell. frankalmoin an acre of meadow called 'Danemarche' outside the walls of the city of Winchester, which the king recovered against them before Solomon de Roff[a] and his fellows, justices last in eyre at Winchester, by consideration of the court; the king orders the treasurer and barons to discharge the abbot and convent of 8s. yearly at which the meadow was extended before the justices aforesaid, which are exacted from them, from the time of the king's grant and henceforth.

Oct. 3. To the same. Whereas the king after the death of John de Nevill,
Acton tenant in chief, caused to be taken into his hands amongst other lands of
Burnell. John's 180 acres of land, 6 acres of meadow, and 3 acres of pasture in

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Membrane 4—cont.

Wethersfeld, 160 acres of land, 8 acres of meadow, and 20 acres of wood in Hatfeld Regis, and a messuage and 340 acres of land, 2 acres of meadow, a windmill and a dovecot in Peltindon, believing that John had died [seised] thereof alone, and Margaret, late the wife of the said John, afterwards proved to the king that she was enfeoffed of the premises jointly with the said John, whereupon the king ordered Master Henry de Bray, escheator this side Trent, to enquire the truth of the premises, and the king learns by the inquisition that John and Margaret were jointly enfeoffed of the premises and had seisin thereof, for which reason the king ordered the escheator to restore to her the said lands with everything received therefrom since they were taken into the king's hands, and the treasurer and barons exact from her the issues of the lands for the time when they were in the king's hands: the king orders them to cause her to be acquitted thereof if they exact the issues from her for this reason and not for any other.

Oct. 8.
Acton
Burnell.

To the justices next in eyre for pleas of the Forest in co. Buckingham. Order not to molest Edmund, earl of Cornwall, or his men for taking eleven bucks in the forest of Whitlewode, as Edmund took them by the king's licence.

The like to the justices next in eyre in co. Northampton.

To the justices next in eyre for pleas of the Forest in co. Oxford. Like order in favour of the said earl concerning twenty-seven bucks and two harts, to wit in the forest of Wycchewod seven bucks, in the forest of Bernewod thirteen bucks, in the forest of Shothovere and Stowode seven bucks and two harts, which he lately took by the king's licence.

Oct. 4.
Acton
Burnell.

To the keeper of the forest of Wauberge. Order to cause the sheriff of Cambridge and Huntingdon to have in that forest six oaks fit for timber to repair the king's gaols of Cambridge and Huntingdon and a chamber in Cambridge castle.

To the treasurer and barons of the exchequer. Order to cause Adam de Northantona to have a fur-cloak (*pellicium*) of grey-work (*grisio*), which William de Dunstaplia renders yearly at the exchequer for certain houses in Winchester, as Adam has been wont to have it hitherto of the king's gift.

Oct. 4.
Acton
Burnell.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isabella, late the wife of Patrick de Cadurcis, tenant in chief, the following of her lands, which the king has assigned to her in dower: the manor of Berewyk, which is extended at 13*l.* 19*s.* 7½*d.*; the manor of Staundon, which is extended at 13*l.* 3*s.* 7*d.*; the manor of Hanedon, which is extended at 49*l.* 8*s.* 5*d.*; the manor of Inglesham, which is extended at 6*l.* 17*s.* 6½*d.*; the manor of Sumburn, except the hundred of Sumburn and Stokbrigg, which is a member of the manor, which is extended at 57*l.* 12*s.* 8*d.*; the manor of Estgar[s]ton, which is extended at 23*l.* 8*s.* 3½*d.*; the manor of Stokbruer with Aldington, which is extended at 31*l.* 11*s.* 9½*d.*; and 4*l.* 7*s.* 11½*d.* of yearly rent in the manor of Kynemeressford.

To S. bishop of Waterford, justiciary of Ireland. Order not to intermeddle in any way with the lands of William de Londonia, as the king learns by inquisition taken by the justiciary that William at his death held no lands in Ireland of the king in chief.

MEMBRANE 3.

Oct. 5.
Acton
Burnell.

To the sheriff of Hereford. Order to deliver to Richard son of Richard de Welles 60 acres of land and eight acres of meadow in Hompton, as the

1283.

Membrane 3—cont.

king learns by inquisition taken by Grimbald Pauncefot and Walter de Pedewardyn that the said land, whereof Richard de Welles was seised in his demesne as of fee at his death, was held of Joan de la Mare, and that Richard son of the said Richard is his next heir and is of full age.

To the treasurer and barons of the exchequer. Whereas Gervase de Clyfton, sheriff of Nottingham and Derby, delivered by the king's writ and gift to Margaret, late the wife of John de Ry, lately hanged at Nottingham for felony, chattels to the value of 7*l.* 16*s.* 0*d.*, which belonged to John; and whereas Gervase delivered by another writ to William Barn of Skaffeworth, clerk, who purged his innocence before the archbishop of York, in accordance with the privilege of the clergy, of the theft and larceny wherewith he was charged before the justices last in eyre at Nottingham, 36*s.* 8*d.* of the king's gift; and whereas Gervase by another writ delivered to Richard de Broucton, clerk, who was indicted of larcenies before the justices last in eyre at Derby, and who purged his innocence before the bishop of Lichfield, 13*l.* 0*s.* 2*d.* of the king's gift, as appears by the letters of the said Margaret, William, and Richard in Gervase's possession: the king orders the treasurer and barons to cause Gervase to be acquitted of these sums. [Prynne, *Records* iii. 306.]

To the sheriff of York. Order to cause Edmund, the king's brother, to have seisin of four bovates of land in Scalleby, which Thomas de Flyxton, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held the land of the said Edmund, and that Bartholomew de Scalleby had the king's year and day of two bovates thereof, and that Robert de Conesclyve had the year and day of the other two bovates, and that Bartholomew and Robert ought to answer therefor to the king.

Oct. 6.
Acton
Burnell.

To the treasurer and barons of the exchequer. Order to cause Ranulph de Dacre to be acquitted of 12*l.* for the chattels of William de Cury, clerk, and 10*l.* 5*s.* 8*d.* for the year and waste of the same, which they exact from him, as William, who was charged before the justices last in eyre in co. York with the death of Robert Shargam, purged his innocence before W. archbishop of York, to whom he was delivered in accordance with the privilege of the clergy, as the archbishop has signified to the king by his letters patent, and the king thereupon ordered Ranulph, then sheriff of York, to restore to William his goods and chattels, which were taken into the king's hands for this reason.

To Walter de Rudmerleye, late [guardian] of the bishopric of Hereford. Whereas the king learns by inquisition taken by Grimbald Pauncefot and Walter de Pedewardyn that 60 acres of land and eight acres of meadow in Hompton, whereof Richard de Welles at his death was seised in his demesne as of fee, were held of Joan de la Mare, and that Richard, son of the said Richard, is his next heir and is of full age, and the king ordered the sheriff of Hereford to deliver the land to Richard the son: the king orders Walter to deliver the corn and goods in the said lands that belonged to Richard the father, which he took into the king's hands because he believed that Richard held them of the bishopric, to Alice, late the wife of Richard and executrix of his will, for the execution of his will, and to permit her to be quit of 7*l.* by which she made fine with him to obtain the corn and goods aforesaid.

To the treasurer and barons of the exchequer. Order to cause Henry de Dene to be acquitted of 70 marks of the debts that he and Agatha, his wife,

1283.

Membrane 8—cont.

daughter and heiress of William de Lassebergh, sometime the late king's sheriff of Gloucester, owed to the said king for the debts of William of the time when he was sheriff of that county and of the debts of William de Dene, father of Henry, of whom Henry is the heir, which sum they exact anew from Henry, as the late king remitted the said sum to Henry by his letters patent, which the king has inspected, in recompence for a mill that Henry granted to the said king by his charter.

To Nicholas de Cyfrewast, steward of the forest of Essex. Order to cause to be replevied to the prior of the Hospital of St. John of Jerusalem in England his wood at Gynges Atteston, within the bounds of that forest, until the coming of the justices for pleas of the Forest, which wood the king caused to be taken into his hand because a rotten hart's head was found in the wood, of the slaying of which hart the prior or his men are not guilty, as it is said.

To Alan Plukenet, keeper of the king's Hay of Hereford. Order to cause Grimbald Pauncefot to have in that Hay twelve oaks fit for timber, of the king's gift.

To the keeper of the forest of Selewod. Order to deliver John le Waleys, imprisoned at Shireborn for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest and that he will not incur forfeiture henceforth in the king's forest.

To Master Henry de Bray. Order to divide the manor of Olneye between Ralph de Crumbwell and Margaret, his wife, and the other heirs and parceners of the inheritance of Nicholaa, late the wife of Roger de Somery, and to cause their purparties thereof to be assigned to each of them, and to cause them to have seisin thereof.

To the bailiffs of Hedendon. Order to desist from exacting from the prior of Burencestre and his men of Nether Arnecone and Uverarne[co]te suit at the king's Hundred of Bullenden by reason of the lands and rents that the prior has in Oxford and the towns aforesaid, as the king learns by inquisition taken by the sheriff of Oxford that the prior and his men have not done such suit since the time of the making of the acquittance thereof that the prior has by the grant of Philippa Basset, sometime countess of Warwick, who then held the Hundred by right of inheritance, and that the prior and his men ought not now of right to do the suit.

Oct. 9.
Acton
Burnell.

To Robert Bozon, bailiff of the Peak (*Pecco*). Order to deliver to Matilda, daughter of William de Whitefeld, wife of Robert de Melure, a messuage and two bovates of land in Whitefeld that Robert, who was outlawed for felony, held, as the king learns by inquisition taken by the bailiff that the messuage and land are of Matilda's inheritance, and that she ought to hold them of the king in chief by the service of a small serjeanty.

To the treasurer and barons of the exchequer. Order to cause Hugh Poinz to be acquitted of 10*l.* in which he was amerced before the justices last in eyre in co. Somerset for trespass, as the king has pardoned him.

To the justices next in eyre for pleas of the Forest. Order not to molest Saer Mauveisyn concerning twenty oaks in the Hay of Havekhurst delivered by him to R. bishop of Bath and Wells for the construction of certain of his houses, as he delivered them by the king's order.

1283.

*Membrane 3—cont.*Oct. 10.
Acton
Burnell.

To the treasurer and barons of the exchequer. Order to cause John de la Mare to be acquitted of 40*l.* of the 400*l.* in which he made fine with the king for his trespass in marrying Petronilla de Monte Forti without his licence, as the king has pardoned him 40*l.* for his good service in the army of Wales.

To Master Henry de Bray, escheator this side Trent. Order to cause John de Perton, son and heir of William de Perton, to have seisin of the lands that William at his death held of the king in chief, as the king has taken his homage.

To the treasurer and barons of the exchequer. Order to cause the prior of Derhurst to be acquitted of 18 marks at which he was amerced before Thomas de Weyl[and] and his fellows, justices of the Bench, for many defaults, as the king has pardoned him.

To Master Henry de Bray, escheator this side Trent. Order to cause William de Monte Caniso of Edwardeston to have seisin of the chief messuage and of a quarter of the manor of Haselingfeld, which he has of the grant of John de Monte Caniso, who held them of the king in chief, and which were taken into the king's hands because William entered them without the king's licence, as the king has taken William's homage for the same.

Oct. 12.
Acton
Burnell.

To Richard de Willamescote, keeper of the forest of Whychewod. Order to deliver Simon le Fenk of Langele, imprisoned at Langele for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices of the Forest and that he will not henceforth incur forfeiture in the king's forest.

To the treasurer and barons of the exchequer. Whereas it appears to the king by the writs of the late king that the late king [granted] to William de Sancta Ermina the 100*s.* that pertained to him for the escape of Robert de Wocleseye, who was imprisoned at Bradeford within the liberty of the abbess of Shaftesbury, and to Richard le Blund what pertained to him for the escape of Walter Hervy, who escaped from the custody of Thomas de Abbodeston, for which two escapes Stephen de Eddeworth, then sheriff of Wilts, levied 10*l.*, and Stephen has taken oath before the king that he paid this sum to William and Richard in accordance with the said writs: the king orders the treasurer and barons to discharge Stephen in his account of that time of the said 10*l.*

To the same. Order to cause Stephen de Penecestr[e], to whom the king has committed the castle of Dover and the Cinque Ports during pleasure, to have 300*l.* yearly for so long as he shall have that custody, for the maintenance of himself, chaplains, serjeants and watchmen and of a carpenter staying in the castle and for their robes, to wit 146*l.* from the wards pertaining to the castle, 100 marks from the issues of the port and the custom of the passage of Dover, and the remaining 88*l.* (*sic*) from the exchequer, in accordance with the king's grant to Stephen.

Oct. 20.
Acton
Burnell.

To the same. Order to cause the burgesses of Bedeford to be acquitted of 75*l.* 8*s.* 10*d.* paid by them before the king's accession to Robert Burnell, the king's late clerk, now bishop of Bath and Wells, of the ferm of their town when it was in the king's hands by the late king's commission, if they ascertain by Robert's account that the burgesses paid that sum, to wit for Michaelmas term, in the 54th year of the said king's reign, 18*l.* 17*s.* 2½*d.*; for Easter and Michaelmas terms, in the 55th year, 37*l.* 14*s.* 5*d.*; and for Easter term, in the 56th year, 18*l.* 17*s.* 2½*d.*

1283.

Membrane 3—cont.

To the same. Like order in favour of the said burgesses for 20*l.* 0*s.* 6½*d.* paid by them by the king's order before his accession to John de Londonia, to wit 18*l.* 17*s.* 2½*d.* from the ferm of their town for Michaelmas term, 56 Henry III, and for the blanching of the same ferm 23*s.* 4*d.*

To the same. Like order in favour of the said burgesses for 20 marks paid by them to Robert Burnell, then the king's clerk, for the last tallage granted to the said late king, for which Robert rendered account at the exchequer.

To the same. Order to search the rolls of the twentieth granted to the late king, and if they find that the said burgesses paid 20*l.* for that twentieth, to cause them to be acquitted thereof.

To the same. Order to acquit the said burgesses of 160*l.* 12*s.* 5*d.* paid by them out of the ferm of their town for Michaelmas term, 50 Henry III, and the Easter and Michaelmas terms, 51, 52, and 53 Henry III, and for Easter term, 54 Henry III, to Thomas de Boulton, Laurence de Luvereshal, then keeper of the wardrobe, for the acquittance of certain of the present king's debts, before his accession when the town was in his hands by the late king's commission.

To the same. Order to discharge Hugh de Turbervill, sometime sheriff of Hereford, of the issues of that county from Michaelmas, 48 Henry III, until Easter following, as it is testified before the king that Hugh was unable to receive the issues by reason of the war then waging in England, for which time he is charged at the exchequer with 32*l.* for the issues of the county, as he says.

To Peter de la Mare, constable of Bristol castle. Order to cause Hugh de Turbervill to have from the wines of the right prise in Peter's custody four tuns of wine, of the king's gift.

MEMBRANE 2.

To the treasurer and barons of the exchequer. Order to permit Master Henry de Braunceston, king's clerk, to hold the manor of Radenhal, co. Norfolk, by the service of two knights' fees, and to desist from exacting from him the service of three fees, as the king before his accession granted the manor to Nicholas de Yattingden and Alina de Bathonia, his wife, to hold of him by the service of two knights' fees for all service, custom and demand.

Oct. 24.
Acton
Burnell.

To the same. Whereas the executors of the will of Adam de Chetewynd remitted to the king 167*l.* 2*s.* 2*d.* in which he was indebted to Adam for the surplus of Adam's account for the time when he was the king's chamberlain of Chester, as appears by the king's letters patent sealed with the seal used by those who supplied the king's place in England when he was in the Holy Land, and the executors have restored the letters to the king to be cancelled: the king orders the treasurer and barons to acquit the executors of 220 marks in recompence for the remission aforesaid, to wit 120 marks in which they are indebted to the king for the wardship of the heir and land of John de Chetewynd sold to Adam by the king, and 100 marks wherewith Adam was charged in the account of Reginald de Grey in the exchequer.

1283.

Membrane 2—cont.

Oct. 28.
Acton
Burnell.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Hawisia, late the wife of Robert de Kaynes, tenant in chief, the following of Robert's knights' fees, which the king has assigned to her in dower: a fee in Little Sobbir, which the heirs of Jordan Bisshop hold; half a fee in Wyleden, which Thomas de Leme holds; half a fee in Herleston and Great Hayford, which John de Bulmyer holds; half a fee in Walton, which John de Monte Alto holds; half a fee in Sprotton, which John son of Simon de Monte Acuto holds; a fee in Fokynton, Yeverton and Baydinton, which Roger le Warre holds; a fee in Lassebury, which Henry de Lassebury holds; an eighth of a fee, which eighth Robert de la Lee holds.

Nov. 6.
Acton
Burnell.

To the justices assigned for the custody of the Jews. Order to search the rolls of the Jewry concerning all the debts in which Peter de Nevill at his death was indebted to the king in the Jewry, which they exact from Theobald de Nevill, Peter's son and tenant of part of his lands, and, after making an extent of Peter's land and calling before them Theobald and all other tenants thereof, to cause the tenants to be charged with the said debts according to their portions, and to cause Theobald to have peace in the meantime.

Oct. 20.
Acton
Burnell.

To the treasurer and barons of the exchequer. Order to cause William de Brewse to be acquitted of 20*l.* in which he was amerced because his bailiffs lately, during the agreement between the king and the countess of Flanders, permitted wool and other wares to be taken to Flanders through their bailiwick, against the king's will, as the king has pardoned William this trespass.

To the same. Order to cause Roger de Turkeleby to be acquitted of 160 marks in which he made fine with the king for the wardship of the lands and heir of John de Tiringham, which pertained to the king by reason of the wardship of the lands and heir of Roger de Somery, tenant in chief, as he paid the said sum to John de Londonia, then escheator this side Trent, as appears by the king's letters patent witnessing payment of 80 marks and by John's letters patent witnessing the receipt of the remainder.

To the keeper of the forest of Whitlewode. Order to cause Robert son of John to have in that forest four bucks, of the king's gift. By p.s.

To the treasurer and barons of the exchequer. Order to cause 70 marks to be levied by the estreats of the amercements before Nicholas de Stapelton and Elias de Bekingham, appointed to take assizes in divers counties, which estreats the king caused to be delivered to the treasurer and barons, and to cause this sum to be paid to Nicholas and Elias, to wit 40 marks to Nicholas and 20*l.* to Elias towards their fees granted to them by the king in that office.

Nov. 15.
Hereford.

To Master Henry de Bray, escheator this side Trent. Order to make an extent of the lands of John de Bello Campo, deceased, tenant in chief, and to deliver 100*l.* yearly of land according to the extent to Peter Corbet, to have until John's heir come of age, of the king's gift, saving to Cicely, late the wife of the said John, her dower.

To the sheriff of Norfolk. Order to cause William de Giseleham, the king's serjeant, to have 20*l.*, which the king has granted to him towards his expenses about the prosecution and defence of affairs touching the king in the eleventh year of his reign.

To the treasurer and barons of the exchequer. Order to release the demand made upon Thomas de Pampesworth for his account of the time

1283.

Membrane 2—cont.

when he was keeper of the household of Alphonsus, the king's son, and to cause him to be acquitted thereof, as he has rendered his account into the wardrobe.

Nov. 10.
Acton
Burnell

To the same. Order to cause John de Hoo to be acquitted of 100s. for a fine made with the king in his name by Walter de Shelfhangre for having respite of knighthood, as he took knighthood immediately after the making of the fine.

To the same. Order to cause Peter de Monte Forti to be acquitted of 50*l.* in the debts due from him to the exchequer, as the king pardoned him this sum for his good service in the last expedition into Wales.

To the sheriff of Norfolk and Suffolk. Order to pay Roger Luveday, one of the justices appointed to take assizes in divers counties, 40*l.* towards the arrears of the fee that the king granted to him in aid of his expenses in the office of the justiciary aforesaid.

To the sheriff of Surrey and Sussex. Order to cause Master Thomas de Sodinton, one of the justices appointed to take assizes, etc. to have 20*l.* towards the fee granted to him by the king in that office.

Nov. 12.
Hereford.

To Master H. de Bray, escheator this side Trent. Order to deliver to Juliana, daughter of John de Sandwyco, Eleanor, daughter of Bertram de Crioll, and John de Lenham, co-heirs and parceners of Isabella de Gandavo, tenant in chief, their respective purparties, which the king has assigned to them, to wit to Eleanor the manors of Aldebir[y] and Alkham, 94*s.* 3*d.* yearly of land in Morton, and to John de Lenham and the aforesaid [Juliana] the residue of the manor of Morton, so that two parts of the messuage of Morton shall remain to John and the third to Juliana.

To the treasurer and barons of the exchequer. Whereas the king learns by the record of his justices appointed for the custody of the Jews that 96*l.* 13*s.* 4*d.* of the 120*l.* that the king granted to Grimbald Pauncefot from the clearer debts of the Jewry still remain to be paid, and he learns by the testimony of the treasurer and barons that Grimbald is indebted to the exchequer in 117*l.* 0*s.* 2½*d.* of divers debts: the king orders them to cause Grimbald to be acquitted of 96*l.* 13*s.* 4*d.* of the aforesaid debts, in recompence for the said arrears, which Grimbald has remitted to the king in recompence for this allowance, and to cause Grimbald to have respite for the remaining 20*l.* 8*s.* 8½*d.* until the quinzaine of Easter.

Nov. 8.
Acton
Burnell.

To the same. Order to cause Dionysia de Monte Caniso to have allowance yearly for 11*l.* 1*s.* 6*d.* of the 15*l.* due from her yearly for the manor of Radewell, co. Essex, during the life of Queen Eleanor, the king's mother, as the king ordered her by letters patent to pay the former sum yearly to the said queen during the latter's life.

Nov. 10.
Hereford.

To the sheriff of Essex. Order to cause 30*l.* to be levied from the fines and amercements made before Thomas de Weylaund and his fellows, justices of the Bench, whose estreats to this amount Thomas will deliver to him, and to cause this sum to be paid to Thomas towards the arrears of the fee granted to him in that office.

The like to the sheriff of Norfolk for another 30*l.*

The like to the sheriff of York in favour of William de Burneton, sheriff of York, for 40*l.* from the issues of his bailiwick or from the fines and amercements that shall come to him in summons by estreats of the exchequer.

1283.

Membrane 2—cont.

To the sheriff of Cambridge and Huntingdon. Order to pay to Richard de Staunford, one of the clerks of the exchequer, 20*l.* granted to him by the king in aid of his expenses in the king's service.

To the keeper of the forest of Galtres. Order to cause Master William de la Corner to have in that forest four does, of the king's gift.

To the sheriff of Surrey and Sussex. Order to cause Roger de Leic[estria], one of the justices of the Bench, to have 40 marks towards the arrears of his fee granted to him by the king.

To Master Henry de Bray, escheator this side Trent. Whereas in the assignment of dower made by the late king to Isabella de Mortuo Mari, late the wife of John son of Alan, tenant in chief of the said king, the dower falling to her from the towns of Obbel[eye], Pertherodry, Obendrichf, Obbaris, Larquenhop, Eyleston, and Moneton, which are under Portlok and are of the Welshery (*Walescher*) and members of the manor of Clone, which belonged to John, and also her dower from the waste of La Hethe, and 89 waste burgages in the borough of Clone, eight carucates of land of demesnes and assarts and of the waste lands of customary tenants pertaining to the said manor, were not assigned to her because no extent of those towns, burgages and wastes had been returned into the late king's chancery, and also her dower from the Welshery of Temcestre with the forest of Clone, which is above Portlok, was not assigned to her because Llewelyn son of Griffin, sometime prince of Wales, who occupied them during John's lifetime, held that Welshery in his hands until Roger de Mortuo Mari, lately deceased, ejected him thence by the strong hand: the king, wishing dower thereof to be assigned to Isabella, orders the escheator to make extent of the premises, and to cause dower to be assigned to her in accordance therewith. It is provided that 6*l.* 7*s.* 9½*d.* yearly of land in the town of Edeneston within the manor of Screwardyn and 11*l.* 2*s.* 9*d.* of the issues of the mills of Oswestry (*de Albo Monasterio*), which the aforesaid Roger committed to Isabella to have in *tenancia* until dower from the aforesaid manor of Clon should be assigned to her, shall be restored to the executors of Roger's will.

MEMBRANE 1.

Nov. 15 To the sheriff of Dorset. Order to restore to Peter de Monte Alto, who
Hereford. was lately taken and imprisoned at Oxford for the death of Matilda Moryn, whereof he was indicted before the justices last in eyre there, his lands, goods and chattels, which were taken into the king's hands for this reason, as the king learns by inquisition taken by William de Braib[oe]f that Peter is not guilty thereof and was not in any way consenting thereto.

To the sheriff of Southampton. Order to cause Adam de Wyntonia, clerk, keeper of the rolls of the exchequer of the Jewry, to have 100*s.* towards his fee granted to him by the king in that office.

Nov. 15. To the treasurer and barons of the exchequer. Order to cause 10*l.* to be
Hereford. levied from the clearer amercements, the estreats whereof for co. Salop are delivered to them on behalf of Ralph de Hengham and his fellows, justices of the pleas held before them, and to pay this sum to John de Cave, the king's clerk intending the king's pleas before the said justices, for his maintenance in the king's service.

Nov. 15. To the same. Order to cause 40*l.* to be levied by the estreats of the fines
Hereford. and amercement that Ralph de Hengham, justice for pleas before the king, has delivered into the exchequer, and to pay that sum to Ralph towards the arrears of his fee in that office.

1283.

Membrane 1—cont.

To the same. Like order to cause 50 marks to be levied by the estreats of the justices of the Bench, and to pay that sum to John de Luvetot, one of the justices of the Bench, towards the arrears of his fee.

Nov. 15.
Hereford.

To the same. Order to cause Geoffrey de Lucy to be acquitted of 100*l.* in which he made fine with the king for divers trespasses of the Forest, as the king has pardoned him this fine. By p.s.

To the sheriff of Surrey. Order to cause Master Odo de Westmonasterio, remembrancer of the exchequer, to have 20 marks towards the arrears of his fee granted to him by the king in that office.

To the sheriff of Norfolk. Order to cause John de Vallibus to have 40*l.* granted to him by the king in aid of his expenses in the time when he was chief justice in eyre in co. Lincoln.

1282.

MEMBRANE 9d.

Henry de la Launde of Ireland acknowledges receipt from R. bishop of Bath and Wells of 41*l.*, to be paid to S. bishop of Waterford in the name of the said bishop R.; to be levied, in default of payment, of his lands and chattels in Ireland.

Richard son of Laurence de Kirketon acknowledges that he owes to Adam de Clare, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard de Cumbe puts in his place Richard de Messendon in the suit before the king between him and Thomas le Paumer, Henry Otte, Nicholas Spurkcook, Robert Weng, Cicely le Caretter, and Alice Lekwyn concerning a trespass committed upon him by them.

Philip de Inteberg acknowledges that he owes to R. bishop of Bath and Wells 22*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Almaric de Aveny, rector of the church of St. Mary's, Crag, diocese of Down, acknowledges that he owes to Iterius de Engolismo 6 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

William Chapeleyn came before the king, on Monday the morrow of St. Lucy, and sought to replevy to Robert de Chilewelle the latter's land in Noting[ham], which was taken into the king's hands for his default against Alice, daughter of Henry de Newerk. This is signified to the justices of the Bench.

Thomas le Ragged came before the king, on Wednesday before Christmas, and sought to replevy to him and Margery his wife their land in Asseburn, which was taken into the king's hands for their default against Emma, daughter of Adam de Asseburn. This is signified to the justices of the Bench.

William son of Walter de Westmonasterio came before the king, on Wednesday after Christmas, and sought to replevy to Eleanor, late the wife of Henry Barthelmeu, her land in Henton Columbers, which was taken into the king's hands for her default against Matilda de Columbers. This is signified to the justices of the Bench.

1282.

Membrane 9d—cont.

Roger de Somery acknowledges that he owes to Thomas le Raggede 29 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Enrolment of deed of David de Offynton, witnessing that whereas Gilbert de Clare, earl of Gloucester and Hertford, delivered to him the stewardship of Kilkenny, and the earl's castles, lands and liberties in Ireland, to be kept by him during the earl's pleasure, David has promised and mainperned to guard, maintain and defend the said office, castles, lands and liberties against all persons and to save the earl and his heirs harmless so far as in him lies. To do this he obliges himself, his goods and chattels, and his lands in England and in Ireland to the distraint of the king, his justices, barons of the exchequer and other ministers in England and Ireland to answer to and satisfy the earl if he sustain loss or damage in any of the premises through David's fault. Dated at Rothelan, 11 January, 1282[-8].

Memorandum, that David came into chancery and acknowledged the premises.

Roger son of Henry le Waleys came before the king, on Monday after St. Hilary, and sought to replevy his land in Sanky Buterel, which was taken into the king's hands for his default against Margery, late the wife of Simon Richeman. Order is given to the justices of the Bench.

Enrolment of grant by Ellen de Watford, daughter of Eustace of the same, knight, to Sarah de Burneby, her sister, of a toft called 'le Cotes' enclosed between Ellen's meadow and the king's highway in length and breadth with the croft called 'Kalvecroft.' Witnesses: William de Waldeschef, John de Burneby, Edmund de Watford, Thomas Fynel, Alexander son of Richard, John son of the smith.

Enrolment of release by Griffin Vaughan, son of Griffin de Bromfeud, to John de Warennia, earl of Surrey and Sussex, of his land of Yal, with all the appurtenances that he had at any time in his purparty of his father's inheritance. Witnesses: Geoffrey de Neville, Thomas de Chaworth, Brian son of Alan, Guncelin de Badelesmer, Anselm de Gyse, William Peyforer, William de Chaworth, Saer de Huntingfeud, Edmund de Deyncurt, John de Haveresham, Walter de Sancto Martino, John le Tieys, knights.

Enrolment of grant by Aubrey de Capella to Sir Robert de Scales of all the lands that Aubrey had in the town of Snaylewell: to have and to hold of Aubrey. Witnesses: Sir Grimbald Pauncefot, Sir Alan le Fraunceys, Sir Robert de Valoynes, Sir Roger de Waleham, knights; Henry de Haveclea, Alan Osemund, Robert le Priur, John Dolfyn.

Memorandum, that Aubrey came into chancery, and acknowledged the premises.

Hugh de Dunolmia puts in his place Ranulph de Wydnes and William Rag' in the suit before the king between Hugh and Clarice, his wife, and Nicholas Dyne, William Dyne, John Luterel, and brother Robert de Turvill, master of the military order of the Temple in England, concerning a trespass committed upon Hugh and Clarice by them.

The said Hugh puts in his place the said William in the suit before the king between Hugh and Clarice, his wife, and Gilbert de Bylinge and Joan, his wife, and John le Forester concerning a trespass committed upon Hugh and Clarice by them.

1282.

Membrane 9d—cont.

William de Stanes came into chancery at Chester, on Monday after the Purification, and mainperned to pay at Easter next 17s. 4d. to Sir R. bishop of Bath and Wells by Thomas de Berkeley for a letter patent that Thomas had of the king. For payment whereof William found as surety William de la Haye, who likewise mainperned to pay the money in William's default.

Richard Prest came before the king, on Tuesday after St. Valentine, and sought to replevy the advowson of the church of Tykehull to the prior of St. Oswald's, which was taken into the king's hands for the prior's default against Constance de Byerne.

John de Ufford acknowledges that he owes to Gilbert de Clare, earl of Gloucester and Hertford, 50*l.*; to be levied, in default of payment, of his lands and chattels. J. de Kirk[eby] received the acknowledgment at Rothel[an].

Richard Preest came before the king, on Friday after St. Valentine, and sought to replevy to the prior of St. Oswald's the advowson of the church of Tykehull, which was taken into the king's hands for the prior's default against Constance de Byern. This is signified to the justices of the Bench.

Richard Fukeram acknowledges that he owes to R. bishop of Bath and Wells 6 marks; to be levied, in default of payment, of his lands and chattels.

Enrolment of grant by Roger de Clifford and Comitissa, his wife, to Queen Eleanor, the king's consort, of the manor of Rathouthe in Ireland. Witnesses: Robert, bishop of Bath and Wells; Sir Hugh de Turbervill, Geoffrey de Pichford, Robert son of John, John de Kirkeby, archdeacon of Coventry, Master William de Luda, dean of St. Martin's-le-Grand, London, Adam de Creting. Dated at Rothelan, the morrow of St. Valentine, 11 Edward.

Enrolment of deed of Queen Eleanor, acknowledging that she is bound to the said Roger and Comitissa in 500*l.* for the aforesaid manor, which they have sold to her. The manor ought to be worth 60*l.* yearly, and if it be not worth so much, the deficit shall be subtracted from the aforesaid sum, and if it be worth more, she shall refund the excess in money. Of the aforesaid sum she has paid 200 marks beforehand. Dated at Roth[elan], 20 February, 11 Edward.

1283.

Feb. 17.
Rhuddlan.

Memorandum, that Roger came into chancery at Chester, on Saturday before St. Peter in Cathedra, before John de Kirkeby, Walter de Odyham, William de Graston, and William de Birley, and was examined by John, and his wife was examined separately by John before him and the clerks, and she acknowledged the premises of her own will without being constrained by her husband. Both of them granted separately that a fine shall be levied between the queen and them concerning the manor before the justices of the Bench at Dublin. Afterwards Roger and Comitissa granted and acknowledged that if the queen do not have seisin of the manor, the 200 marks paid to them shall be levied of their lands and chattels.

—————
Gilbert de Luda essoined himself against Anthony de Bek of a plea of trespass by Sewall de Hessey. A day is given to him in fifteen days from Easter.

Feb. 17.
Rhuddlan.

To the sheriff of Derby. Order to permit the abbot of Basingewerk to buy the lands of his free tenants of his manor of Langedenesdale that were to be sold of the abbot's fee in that manor.

1283.

Membrane 9d—cont.

Hugh de Kendal acknowledges that he owes to William son of Alexander de Westmonasterio 40s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

The said William son of Alexander acknowledges that he owes to Hugh 4 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

March 1.
Rhuddlan.

Richard de Burgo, earl of Ulster in Ireland, came into chancery at Chester, and mainperned to have Hubert de Burgo before the king at his order under pain of 1,000 marks, unless Hubert find security to come before the king at his order. If Hubert do not find such security and do not conduct himself faithfully to the king, Richard acknowledges that he will pay this sum to the king; to be levied, in default, of his lands and chattels.

Richard Prest came before the king, on Wednesday after St. Chad, and sought to replevy to the prior of St. Oswald's the advowson of the church of Tykehull, which was taken into the king's hands for the prior's default before the king.

Gilbert de Colecestre, vintner of London, acknowledges that he owes to Walter de Wyndesor' 45l.; to be levied, in default of payment, of his lands and chattels in London.

MEMBRANE 8d.

Enrolment of letter from Griffin Vaghan son of Griffin son of Madoc, witnessing that whereas the king at the request of Sir John de Warennia, earl of Surrey, has granted to Griffin that he may hold the land of Glindoverdo of the king during the king's pleasure, on condition that Griffin make to the king letters whereby he shall confess that he has no right in the tenancy of the land except at the king's will, Griffin hereby notifies that he claims nothing in the aforesaid land except at the king's will, as is aforesaid. Dated in the abbey of Thlanegustel, 4 March, 1282[-3], 11 Edward.

Adam son of William de Clare came before the king, on Friday before the Annunciation, and sought to replevy to the prior of St. Oswald's the advowson of the church of Tykehull, which was taken into the king's hands for the prior's default before the king.

Richard Prest came before the king, on Wednesday after the Annunciation, and sought to replevy to the prior of St. Oswald's the advowson of the church of Tykehull, which was taken into the king's hands for his default in the king's court.

John de Salne acknowledges that he owes to Robert del Estre 5 marks; to be levied, in default of payment, of his lands and chattels in cos. Huntingdon and Stafford.

Walter Moriz of Radenehurst acknowledges that he owes to Robert la Warre 28l.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Benedict de Rolleston acknowledges that he owes to William Wolvy 40l.; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Leicester.

Cancelled on payment.

1283.

Membrane 8d—cont.

William de Brexis acknowledges that he owes to R. bishop of Bath and Wells 5 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

Robert de Brexis acknowledges that he owes to the bishop of Bath and Wells 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

David de Egerton acknowledges that he owes to the bishop 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

Roger de Maupas, lord of Hampton, acknowledges that he owes to the bishop 4 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

William de Bikerton acknowledges that he owes to the bishop 6 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

David de Egerdon acknowledges that he owes to the bishop 5 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

John de Egge acknowledges that he owes to the bishop 5 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

To do this found Roger de Cestria, chaplain, of Maupas, as surety, who also acknowledged the said sum, and granted that it should be levied, in John's default, of his lands and chattels in co. Chester.

William de Bulkele acknowledges that he owes to the bishop 33s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

Iorwerth (*Yarewardus*) de Hamptona acknowledges that he owes to the bishop 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

Roger de Cestria, chaplain, of Maupas, acknowledges that he owes to the bishop 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Chester.

John de Salne acknowledges that he owes to Philip de Monte Gomery 20s.; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Adam son of William de Clare came before the king, on Wednesday before Easter, and sought to replevy to the prior of St. Oswald's the advowson of the church of Tykehil, which was taken into the king's hands for the prior's default in his court.

Adam de Raglisthweyt puts in his place John Cort and William Kewe in the suit before the king between Adam and Hugh son of Henry de Ravemswath, John Treffsone, Richard son of Ivo de Staynmore, John son of Richard de Wylege, Thomas son of Hugfred Fordles, Adam son of Adam Race, and Alan le Keu concerning a trespass committed upon the said Adam de Raglythayt (*sic*) by them.

Geoffrey le Reve and John son of Richard Gerard put in their places Ranulph de la More in the suit before the king between Henry de Glasebrok and them concerning a trespass committed upon him by them.

April 20.
Conway.

John de Hastang acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 20l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1283.

Membrane 8d—cont.

Richard Prest came before the king, on Sunday the octave of Easter, and sought to replevy the advowson of the church of Tykehull to the prior of St. Oswald's, which was taken into the king's hands for the prior's default. This is signified to the justices of the Bench.

The said Richard came before the king, on the said day, and sought to replevy to the prior of St. Oswald's the aforesaid advowson, as above.

Thomas de Gibbeerak acknowledges that he owes to R. bishop of Bath and Wells 17s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

April 23. To the sheriff of Southampton. Order to cause a regard to be made in
Conway. the New Forest before the coming of the justices of the Forest, so that the regard shall be made before Midsummer.

[*Capitula.*]

The like to the sheriff of Nottingham for a regard in the forest of Shirewod, to be made before Michaelmas.

John de la Mare acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Chester and Essex.—The chancellor received the acknowledgment, and sent order from Aberconewey by Henry de Lenn that it should be enrolled.

Walter de Faucumberge, who married Agnes, sister and co-heiress of Peter de Brus, tenant in chief, puts in his place Thomas Maunsel and William de Skelton to receive his purparty of Peter's fees.

Adam Austyn came before the king, on Thursday the feast of St. John before the Latin Gate, and sought to replevy to Cicely de Wulfhal her land in Hale, which was taken into the king's hands for her default against Thomas son of Payn de Frodesham. This is signified to the justices of the Bench.

April 8. Roger Colevill acknowledges that he owes to Walter de Grendale
Conway. 130 marks; to be levied in default, of his lands and chattels in cos. York and Lincoln.

The prior of Birkeheved and Geoffrey de Chedele acknowledge, for Hamo de Macy, that they owe to William de Hamelton 17 marks; to be levied, in default of payment, of their lands and chattels in cos. Chester and Lancaster.

William Gryvel of Esingwold acknowledges that he owes to William de Hamelton 26 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 7d.

Thomas le Cryur, Gilbert de Rycroft, Adam le Harpur, John de Budon, Matthew de Hale, and Adam son of Hamo acknowledge that they owe to William de Hamelton 46 marks; to be levied, in default of payment, of their lands and chattels in co. Chester.

May 9. To the justices of the Bench. Whereas there is a plea before them
Conway. between Roger le Rous and Walter de Hopton and Matilda, his wife, of this, that Walter and Matilda shall warrant to Roger the manors of Wemme and Tireleye, which are of the inheritance of William le Botiller of Wemme and which ought to descend after Matilda's death to William as her son

1283.

Membrane 7d—cont.

and heir; the king wishing to save William harmless if any fine be levied before the justices concerning the manors between Roger, Walter and Matilda, orders the justices, with William's assent, to permit such fine to be levied in the following form and in no other: to wit that immediately after Matilda's death the manor of Wemme shall descend to William as her son and heir, rendering therefor to the said Walter 15*l.* yearly only for the term of Walter's life, and that the manor of Tireleye shall remain to Walter for life, if he survive Matilda, with reversion to William, who shall be quit of the said 15*l.* yearly after Walter's death.

Vacated, because otherwise below.

Richard de Lenn came before the king, on Sunday after St. Dunstan, and sought to replevy to William de Lincolnia, John de Lincolnia, Richard le Corzon, and John le Coppere their land in Nottingham, which was taken into the king's hands for their default before the king against Margery, late the wife of Godard le Pestur.

Robert de Billesdon came before the king, on Wednesday the feast of St. Dunstan, and sought to replevy to Robert Luterel the latter's land in Cleyton, which was taken into the king's hands for his default before the king against Thomas de Shepel[eye]. Order is sent to Ralph de Hengham and his fellows.

May 19.
Dolwyddelan.

To the justices of the Bench. Whereas there is a plea before them between Roger le Rus and Walter de Hopton and Matilda, his wife, of this, that Walter and Matilda shall warrant to Roger the manors of Wemme and Tirley in order to levy a fine between them; the king, not wishing to hinder the fine entirely by reason of an inhibition lately sent to them, orders them to permit the fine to be levied in the following and in no other form: to wit that immediately after Matilda's death, if Walter survive her, the manor of Wemme shall descend to her heirs, rendering therefor yearly to Walter for life 15*l.* from Horton, Tilewell, and Aston, which are members of the manor, and that the manor of Tireleye shall remain to Walter for life if he survive Matilda, and that it shall revert to Matilda's heirs immediately after his death, and that thereafter the heirs shall be acquitted of the said 15*l.* yearly.

Robert de Macy, Richard son of Hamo, William de Asshelee, Hugh de le Bong', Silcokkus de Altricheham, and Mabel, late the wife of Richard son of Hawisia, acknowledge that they owe to William de Hamelton 46 marks; to be levied, in default of payment, of their lands and chattels in co. Chester.

William de Walton acknowledges that he owes to Walter Curcon, rector of the church of Great Casterton, 16*l.* 9*s.* 5*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 5.
Conwny.

Stephen de Whelton came before the king, on St. Boniface, and sought to replevy to Richard de Campo of Dunstable, Christiansa Godfyn of Dunstable, and Roger le Caretter of Dunstable their land in Dunstable, which was taken into the king's hands for their default in his court against Joan, late the wife of Walter de Wolde. Order is sent to the justices of the Bench.

William de Mortuo Mari of Atleburgh acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 12 marks 5*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

1283.

Membrane 7d—cont.

Richard son of Alan, son and heir of John son of Alan, formerly lord of Cloune and of Oswestry (*Blauncmoster*), acknowledges that he owes to R. bishop of Bath and Wells 2,000 marks, for the marriage of Philip Burnel, the bishop's nephew, which Richard bought from him for the use of Matilda, his sister; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

The above-written recognisance was repeated and made in the presence of the king at Aberconway, on Wednesday the Translation of St. Edmund the Archbishop, 1283, 11 Edward, and was enrolled by the king's order in the rolls of chancery then at Chester.

Walter de Baskerville of Westbredewardyn acknowledges that he owes to Grimbald Pauncefot 100s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

By the chancellor, on the information of William de la Haye.

June 15.
Conway.

To the prior of Ely. Whilst the Welsh are attacking the peace and tranquility of the realm and church, the defence whereof the king has undertaken, as he is bound, the king, considering that if the money arising from the tenth granted in aid of the Holy Land deposited in divers places should suffer subtraction by malefactors and disturbers of the peace whilst he is in remote parts, the affairs of the Holy Land would be much retarded, has, for this reason and for other reasons concerning which he keeps silence at present, appointed the sheriff of Cambridge and Andrew de Eley to survey the money from the tenth deposited in the prior's church, and to ordain for its safe keeping, and the king has frequently ordered the prior to permit them to survey the money and to ordain concerning the same as is aforesaid, and the prior has contemned the king's order, not permitting his envoys to execute what was enjoined upon them: the king orders the prior to bring with him three of the most discreet men of religion of his house, and to present himself to the king on the morrow of St. Peter ad Vincula next, to answer to him for such despite and to receive a pain according to his demerits for the trespass committed upon the king by him. [Prynne, *Records*, iii. 298.]

The like to the prior of Norwich.

June 21.
Rhuddlan.

Henry de Luyk came before the king, on Monday before the Nativity, and sought to replevy his land in Bolde, which was taken into the king's hands for his default in the king's court against Ranulph de Mora. This is signified to the justices of the Bench.

Geoffrey de Wytewyk came before the king, on Saturday after St. John the Baptist, and sought the replevy to the abbot of Teukesbir[y] a messuage and an acre of land and the advowson of the church of St. Wenn, which was taken into the king's hands for the abbot's default in the county [court] of Cornwall against Philip de Sancta Wenna. This is signified to the sheriff of Cornwall.

Enrolment of letter from pope Martin to the king. The pope's regard for the king and his house induces him to think of the profit of the king's health and the augmentation of his honour. The king's envoys Master Robert, dean of York, and John called Clarel, the pope's chaplain, have been received by the pope and have presented to him the king's letters, and have besought him to grant to Edmund, count of Champagne and Brie, the king's brother, the tenth of the realm appointed for the aid of the Holy Land, since the king, for certain reasons explained by the envoys,

1283.

Membrane 7d—cont.

does not intend to go to parts beyond sea at the time to be fixed for the general passage by the pope, and the count is prepared to set out for the succour of the Holy Land at the aforesaid time. The pope has received this request with great disappointment, not because the grant of the tenth was asked for the said count, whose probity the pope commends, but because the Roman church unwillingly perceives that the king was not disposed to cross in the said passage, whereas the church had great confidence that he would, with his accustomed zeal, have taken the cross with eagerness (*vivifce prefigures*) to revenge the wrongs continuously inflicted upon the Holy Land by the infidels, whereof the king learnt when he was in that land, and that he would have hastened, as though executing the office of a precursor, to those parts at the said passage. The king knows by the evidence of his own eyes the calamities of the said land, and the wounds that the hands of the wicked have not feared to inflict upon it, to the shame of the Christians. If one consider the numerous gifts wherewith the king is endowed by divine munificence, for he is distinguished for strength, discretion, and prudence, to say nothing of other qualities wherewith he is endowed amongst other princes of the world, it would befit the greatness of the king that he should show himself ready and eager for the services of God. If the king will ponder over the miracle in the Holy Land whereby he was saved, although severely wounded, by God from the deadly plots of the assassin, he ought not in any wise suffer that the tenth should be converted to the service of Christ by the ministry of any one else, but should know that it is more worthy and fit that, laying aside neglect, he should undertake this task and execute it with vigour, thus repaying the debt to God, who as He redeemed the king and delivered him from the snare of the hunters, did not fear to suffer the cross.

The pope therefore requests the king not to wonder at or be annoyed at his deferring to hear the said petition. He trusts that the king will change his plan and will prosecute with energy of spirit this matter, which he is not now disposed to take up, by doing which he will acquire great renown and will add to his own health. The pope, in deferring the hearing of the petition, has borne in mind that the necessity of the passage, which has not yet been appointed, is not pressing, and that the condition of the world does not promise a suitable time for fixing it shortly, for many provinces of the world are, as the king knows, shaken with great disturbances by the procurement of the enemy of mankind, so that no damage will arise from the aforesaid delay.

If by chance, when the time of the passage shall have been fixed, the king shall be unwilling to cross, which unwillingness the church would lament, the pope proposes then to dispose so concerning the aforesaid count and the magnates and nobles of the king's realm and the tenth aforesaid as shall redound to the praise of God, the benefit of the Holy Land, and the increase of the king's honour.

Dated at Orvieto, 6 Id. January, in the second year of the pope's pontificate. [*Fœdera* from original, now amongst the Papal Bulls in the Public Record Office; Prynn, *Records*, iii. 804.]

July 15.
Carnarvon.

Robert Ladel' of Burgh (*Burgo*) acknowledges that he owes to William son of Warin 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.—The chancellor received the acknowledgment.

William de la Haye, clerk, acknowledges that he owes to Henry de Lenn 50s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Note of payment of 80s.

1283.

Membrane 7d—cont.

Robert de Bahuse, Richard de Bahuse, parson of the church of Conynton, Simon de Wovyll, Richard de Catteworth, Richard Manning, and Richard de Crokesdon acknowledge that they owe to Walter de Helyon 40 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon and Bedford.

Membrane 7d—Schedules.

Let these cardinals be written to, and more if they be found:

O. bishop of Tusculum [*cancelled*].—*He is not to be written to.*

L. bishop of Ostia and Velletri (*Welletren*).

B. bishop of Albano.

Jerome, bishop of Palestrina.

The bishop of Porto.

Cardinal priests:

Ancherius, cardinal priest of St. Praxed.

Gerard, cardinal priest of St. Sabina.

Hugh, cardinal priest of St. Laurence in Lucina.

John, cardinal priest of St. Cicely.

Comes, cardinal priest of SS. Peter and Marcell[in]us.

Giffridus, cardinal priest of St. Susanna.

Cardinal deacons:

Matthew, cardinal deacon of St. Mary in Porticu.

James, cardinal deacon of St. Mary in Cosmedin.

Godfrey, cardinal deacon of St. George in Velabro (*ad Velum Aureum*).

Jacob, cardinal deacon of St. Mary in Via Lata.

Benedict, cardinal deacon of St. Nicholas in Carcere Tulliano.

Jordan, cardinal deacon of St. Eustace.

Also the cardinal of the basilica of the Twelve Apostles.

To Sir . . ., bishop of Porto, cardinal of the Holy Roman church, Edward, etc.—*Incomplete.*

Richard son of Alan, son and heir of John son of Alan, sometime lord of Cloune and Oswestry (*Blancmoster*), acknowledges that he is bound to R. bishop of Bath and Wells in 2,000 marks, for the marriage of Philip Burnell, the bishop's nephew, which Richard brought from him for the use of Matilda, his sister; to be levied, in default of payment, of his lands and chattels.

The preceding recognisance was repeated and made in the presence of the king at Aberconewey, on Wednesday the Translation of St. Edmund the Archbishop, 1283, and 11 Edward, and by the king's order it is enrolled in the rolls of his chancery then at Chester.

July 15.
Carnarvon.

Robert Ladel of Burgh (*de Burgo*) acknowledges that he owes to William son of Warin 20 marks.

MEMBRANE 6d.

Aug. 29.
Chester.

William de Breus, the younger, acknowledges that he owes to Ralph de Broghton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

1283.

Membrane 6d—cont.

Joan, late the wife of Robert de Monte Alto, acknowledges that she owes to Henry de Lenn, clerk, 100s. ; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

Cancelled on payment.

Sept. 15. John Lestrange, one of the heirs and parceners of the inheritance that
Macclesfield. belonged to Hugh de Albin[iaco], sometime earl of Arundel, tenant in chief, puts in his place Thomas de Bruges to demand his purparty of the said inheritance.—The chancellor received the attornment.

Membrane 6d—Schedule.

Enrolment of deed of brother William de Ledebur[y], prior of Great Malvern, having full power to do the premises, acknowledges for himself and convent, before R. bishop of Bath and Wells, the chancellor, W. bishop of Norwich, J. de Kyrkeby, R. de Hengham, J. Lovetot, N. de Stapelton, W. de Brompton, S. de Roff[a], W. de Wymburn, and others of the king's council, that he will acquit and defend Godfrey, bishop of Worcester, and his successors against W. de Bello Campo, earl of Warwick, and the sheriff of Worcester and all men of all service, etc., for the manor of Knythwyk, co. Worcester, which the prior and convent have granted to the bishop with the consent of the abbot and convent of Westminster, and that the earl may and ought to distrain the prior and convent in their manor of Northwod, co. Worcester, for all service due for the manor of Knythwyk, or elsewhere in their lands if this manor do not suffice. Moreover, the abbot of Westminster acknowledged that the prior and convent shall, so soon as any prior have been created prior, renew and confirm the premises. All of which he promised shall be done before Midsummer. Dated at Westminster, 6 Ides of November, 11 Edward. [*Parl. Writs.*]

MEMBRANE 4d.

Oct. 1. Joan de Colevill, late the wife of Eustace son of Thomas, acknowledges
Acton that she owes to Master Richard de Clifford 16 marks ; to be levied, in
Burnell. default of payment, of her lands and chattels in co. Suffolk.

William de Ferrariis acknowledges that he owes to Richard, bishop of London, Ralph de Hengham, and Robert de Hengham, executors of the will of Margaret, late the wife of William de Ferrariis, late countess of Derby, 345 marks ; to be levied, in default of payment, of his lands and chattels in cos. Essex, Leicester and Northampton.

Philip Burdon acknowledges that he owes to Robert Brun 6 marks ; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert Wardeyn of Gloucester acknowledges that he owes to John ad Aulam of Maydestan 18 marks 6s. 8d. ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Percival de Somery acknowledges that he owes to Aaron son of Vives, a Jew of London, 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Stafford.

William de Glaunvile acknowledges that he owes to Master Geoffrey Aspehal 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Enrolment of grant by Nicholas de Wauton to Sir Robert Burnell, bishop of Bath and Wells, of his tenement in Cumbreland in the town of Nyuton

1283.

Membrane 4d—cont.

Reyni, which fell to Nicholas after the death of William de Reyny. For this grant Robert gave him a sum of money, wherewith he confesses himself satisfied. Witnesses: Sirs Hugh Burnell, William de Hamelton, Nicholas de Wodeford, Ralph Spregehose, William Burnell, William le Border, Philip de Moungomery.

Memorandum, that Nicholas came into chancery at Acton Burnell, on 4 October, and acknowledged the premises.

Walter le Walur came before the king, on Thursday after St. Faith, and sought to replevy to Richard Tuke and Idonea, his wife, their land in Kelum, which was taken into the king's hands for their default in the king's court against Brian son of Richard de Kelum.

Richard de Breus' acknowledges that he owes to John Giffard of Brimmesfeud 25*l.* 2*s.* 7*d.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Master Alan de Quixeleye came before the king, on Friday the eve of St. Denis, and sought to replevy his land in York, which was taken into the king's hands for his default in the king's court against Richard de Essexia.

William son of Elias de Edlingthorp came, on the same day, and sought to replevy his land in Knapton, which was taken into the king's hands for his default in the king's court against William de Knapton.

Oct. 10. John le Estraunge acknowledges that he owes to Robert de Stepelton
Acton 100*l.*; to be levied, in default of payment, of his lands and chattels in co.
Burnell. Salop.

John le Sarmoner came before the king, on Saturday before the Translation of St. Edward, and sought to replevy to Oliver le Bydun the latter's land in Raundes, Ringsted, and Cotes, which was taken into the king's hands for his default in the king's court against Adam son of Hugh de Clyburn. This is signified to the justices of the Bench.

Oct. 8. To the sheriff of Huntingdon. Order to cause a regard to be made in
Acton the forest of Waweberg before the coming of the justices of the Forest, so
Burnell. that the regard shall be made before Christmas next.

Gilbert de Brounollesheved acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Partition of the fees that belonged to Robert de Kaynes.

The part of the heirs (hered') of Robert de Kaynes.—Joan de Lucien' holds a fee and a half in Brochel', worth 30*l.* yearly, and the church pertaining [thereto], in co. Northampton. John de Roseles holds a fee in Herleston and Great Heyford, worth 20*l.* and the church pertaining [thereto] is worth 40*s.*, in the same county and elsewhere of the king. Master Henry de Bray holds half a fee in Thurneby, in the same county, worth 50*s.*, and elsewhere of the king by a mesne-tenant (*per medium*). William son of Robert de Kaynes holds a fee in Oxhulf, co. Warwick, worth 10*l.* 4*s.* 0*d.* Adam Harang holds a fee in Chalvedon, co. Dorset, worth 38*s.* Peter de Barton holds a fee in Westbarton, co. Oxford, worth yearly 11*l.* 7*s.* 8*d.* Richard de Cursun holds half a fee in Yelvertoft, worth 8*l.*, in co. Northampton. Hugh de Oretton half a fee in Oretton, worth 8*l.*, in co. Northampton. Laurence de Bosco half a fee at Westwod, worth 50*s.*, in co. Dorset. William de Rodmerton half a fee, worth 26*s.*, in co. Gloucester. William Maufe two fees in Westden and Bechinton, worth 10*l.*, in co. Sussex, by a mesne-tenant.

1283.

Membrane 4d—cont.

Peter de Welles holds a quarter of a fee in Haldeneby, worth 4*l.*, in co. Northampton. The heirs of Simon de Seinnor hold a quarter of a fee in Haminton, worth 4*l.*, in co. Northampton, by a mesne-tenant.

The part of Hawysia, late the wife of Robert de Kaynes.—The heirs of Jordan Byssop hold a fee in Little Sobbiry, worth 15*l.*, in co. Gloucester. Thomas de Lenn' holds half a fee in Wyleden', worth 50*s.*, in co. Sussex. John de Bolmer half a fee in Herleston and Great Heyford, worth 10*l.*, in co. Northampton and elsewhere of the king. John de Mohaut half a fee in Walton, worth 10*l.*, in the same county and elsewhere of the king. John son of Simon de Monte Acuto half a fee in Sprotton, worth 8*l.*, in the same county by a mesne-tenant. Roger le Warr a fee in Fokynton, Yeverton, and Beydinton, co. Sussex, worth 10*l.* Henry de Lassebur[y] a fee in Lassebur[y], co. Gloucester, worth 6*l.* 10*s.* 0*d.* Robert de la Lee holds an eighth of a fee, rendering 3½*d.* yearly, worth 26*s.* 4*d.*, in co. Wilts.

Enrolment of grant by Robert de Hibernia to Sir William de Saham, clerk, for 20*l.* of a messuage and a virgate of land in Berton, to wit all the tenements that the donor had of the feoffment of Nicholas Terry, which Nicholas had previously granted to the donor by charter: to have and to hold to William de Saham and his heirs of Nicholas, according to the tenor of the charter of feoffment made to William de Saham. Robert de Hibernia remits all right therein to William de Saham. Witnesses: Sir John de Kirkeby, archdeacon of Coventry, Sir Thomas de Weylaund, Sir Ralph de Hengham, Sir William de Braybof, Sir William de Wyntereshull, Herbert de Caune, Alan de Sutton, Nicholas Gacelyn.

Memorandum, that Robert acknowledged the aforesaid deed.

John de la Mare acknowledges that he owes to Robert Tibotot 40 marks; to be levied, in default of payment, of his lands and chattels.

John de Oketon acknowledges that he owes to John son of John de Lovetot 10 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Suffolk.

Gilbert de Colecestre, taverner, acknowledges that he owes to Walter de Wyndesor, the king's poulturer, 60 marks; to be levied, in default of payment, of his lands and chattels in London.

Enrolment of deed of Andrew de Trelosk witnessing that whereas Sir John de Chaunceus demised to him the manor and hundred of Lyfton for ten years and the escheator this side Trent took them into the king's hands by reason of the demise, charging Andrew with being enfeoffed thereof, Andrew .nakes known that he claims no right in the manor and hundred beyond the said term of ten years. Dated at Acton Burnell, 11 October, 11 Edward.

Memorandum, that Andrew came there into chancery, and acknowledged the premises.

Memorandum, that Robert de Tybotot came into chancery at Acton Burnell, on 11 October, and acknowledged that he had received from Bogo de Knovill 55*l.* in which Bogo was indebted to him.

Robert de Scales acknowledges that he owes to Nicholas de Weyland 100*s.*; to be levied in default of payment, of his lands and chattels in co. Norfolk.

John de Oketon acknowledges that he owes to Adam de Camera 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

1283.

Membrane 4d—cont.

Roger le Bygod, earl of Norfolk and Marshal of England, acknowledges that he owes to Matthew de Columbariis, the king's butler, 485*l.* 19*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

MEMBRANE 3d.

Oct. 12. John de Luvetot acknowledges that he owes to Roger de Moubray 40
Acton marks; to be levied, in default of payment, of his lands and chattels in
Burnell. cos. Norfolk and Suffolk.

Enrolment of grant by brother Robert, prior of Birkheved, diocese of Coventry and Lichfield, and the convent of the same, to Sir William de Hamelton, canon of Wells, of a yearly pension of 70 marks for life, in consideration of his services to them, to be received in the abbey of Crokesden, beginning at the first Sunday in Lent, 1284, and granting that the bishop of Coventry and Lichfield may levy it, in default of payment, of their goods and spirituals fruits, with half a mark daily for William's damages in such case, and also granting that the justice of Chester and the sheriffs and bailiffs of that county may levy the same from their lands and chattels at William's simple request. Sealed with the seal of R. bishop of Bath and Wells, the chancellor, for greater security. Dated in their chapter, on Wednesday the feast of St. Michael, 1283, and 11 Edward.

Memorandum, that the prior came into chancery and acknowledged the premises, and granted that the said sum shall be levied, in default of payment, of his lands and chattels.

Afterwards, on 8 May, in the 17th year, William remitted in chancery the said pension to the prior and convent, and besought that this recognisance should be cancelled.

Oct. 18. To Geoffrey de Picheford, constable of Windsor castle. Order to cause
Acton to be removed from that town certain Jews who have entered it and who
Burnell. inhabit it, without doing injury to their bodies or goods, as, according to the custom of the king's Jewry, his Jews ought not to dwell in other cities, boroughs or towns than in those wherein there is a chest of the chirographers of the Jews and wherein they were wont from old time to dwell, and certain Jews have entered that town, wherein there is no chest of chirographers and no Jew was wont to dwell therein of old time. [*Fœdera.*]

Geoffrey de Irlaund acknowledges that he owes to John le Waleys of Kynebell 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Alexander le Sergaunt, John son of Roger, and Lambert his brother put in their places Robert son of Walter in the suit before the king between Hugh de Hauvill and them.

Oct. 18. Michael Sherewynd and Roger Maniaund acknowledge that they owe to
Acton John de Bekingham, clerk, 250 marks; to be levied, in default of payment,
Burnell. of their lands and chattels in co. Kent.

Enrolment of grant by Roger Bigod, earl of Norfolk and Marshal of England, to Sir Otto de Grandisono, for his homage and service, of the manor of Kemesing and La Sele, co. Kent, with the advowson of the church of Kemesing, all knights' fees, etc.; doing therefor the service of a quarter of a knight's fee. Witnesses: Sir John de Vescey, Reginald de Grey, Robert Tibotot, Robert son of John, Stephen de Penecestre, Guncelin de Badelesmere, John de Cobeham, Henry, his brother, John de Rokesle, William de Hevre, Imbert de Monte Regali, Henry de Appelirfeud (*sic*).

1283.

Membrane 3d—cont.

Enrolment of deed of brother William de Ledebur[y], prior of Great Malvern, and the convent of the same, ratifying the peace made by the king between Godfrey, bishop of Worcester, and his chapter, of the one part, and R. abbot of Westminster and his convent and the prior and convent of Great Malvern, of the other, and granting that if they contravene it, the king may compel them to observe it by his ministers by a forfeiture to be inflicted upon them. Dated at Great Malvern in their chapter, on St. Luke, at the end of 11 Edward.

Memorandum, that the bishop and abbot came into the king's court, and grant the ordinance aforesaid, and bound themselves to observe it, and grant that if they contravene it, the king may compel them to observe it.

William le Latimer acknowledges that he owes to William de Hamelton 15 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.
[Cancelled.]

John de Stoke and John de Tyting, citizens of Winchester, acknowledge that they owe to William de Hamelton 37*l.* 0*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.
[Cancelled.]

John de Borham, John Markaunt, and David Tyt acknowledge that they owe to William de Hamelton 10 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.
[Cancelled.]

John de Saham acknowledges that he owes to Master Walter de Bathonia 22 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Master Adam de Fyleby acknowledges that he owes to William de Sancto Claro, John son of Simon, Henry le Waleys, and John de la Bere, executors of the will of Luke de Tany, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Richard son of John acknowledges that he owes to William son of Warin de Monte Canisio 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Thomas Ode of Chelewarton acknowledges that he owes to Adam le Gayte 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

William de Hanyton acknowledges that he owes to William de Hamelton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Hugh son of Alan de Dunton puts in his place Ralph de Ketteleston in the suit before the king between him and William de Shadewell, William de Weting, John del Hel of Dodelington, Geoffrey del Hyl, Geoffrey Hulkan, Robert son of Walter brother of the priest (*freralprester*) of Dodelington, Henry le Pestur, Walter Pollard, Adam Bule, Hugh de la Sale, William his brother, Adam de Simerton of Dudelington, Geoffrey de Conesburg, Nicholas Batepunder, Robert le Carpenter, William Neytegale, Peter le Veise, Walter Gylding, Ralph Attemorgate, Henry Tyrel, Robert Chonesone, Walter le Carpenter, Geoffrey Gylding, Hugh Hulkan, William le fiz le Fevere, Ralph le Fevere, Ralph le Neve, Robert Prat, Richer Prat, John Atteburehale, Roger Togud, Ralph Prat, Reyner Druery, John Druery, John Love, William le Chaloner, Robert Polhard, Warin de Upgate,

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Membrane 3d—cont.

Adam le Clerk, Walter Attetouneshende, John Gurget, Robert le Tayllur, John son of William Deventre, Ralph Polhard, Thomas Kerre, Walter le Clerk, Peter his brother, Adam de Hæford, John Gerveys, and Henry le Skinnere concerning a trespass committed upon him by them.

Bartholomew de Ardern acknowledges that he owes to William de Hamelton 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Almaric de Sancto Amando acknowledges that he owes to William de Hamelton 100 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Vacated, because otherwise below.

The prior of Holy Trinity, London, acknowledges that he owes to William son of Warin de Monte Canisio 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Robert de Ho, knight, acknowledges that he owes to Master Henry de Bray 9 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Enrolment of release by John son of David Werlawe of Hereford to Theobald de Sancto Albino of his right in two messuages and 24 acres of land in Chalgrave, co. Oxford, which John demanded against Theobald before the justices of the Bench by writ of entry, concerning which Theobald vouched to warranty Hugh de Plessetis. For this release Hugh gave to him 16 marks before hand and will pay 14 marks at the Purification, 12 Edward. Witnesses: Walter de Agmodesham, John son of Nigel le Jovene, William son of Nigel, his brother, Henry Dymmok, Walter de Cockesford, Henry de la Chaumbre.

Memorandum, that John came into chancery, and acknowledged this deed.

John Thurebern of Ludewell acknowledges that he owes to Master Walter de Bathonia 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Almaric de Sancto Amando acknowledges that he owes to William de Hamelton 130 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

Adam de la Dune acknowledges that he owes to Adam Ring 6 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Nicholas de Clybburn acknowledges that he owes to William de Hamelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

MEMBRANE 2d.

Oct. 28.
Acton
Burnell.

To the sheriff of Northampton. Order to cause a regard to be made in the forest of Rokingham before the coming of the justices of the Forest, so that the regard be made before Easter next.

The like for a regard in the forest of Sause, to be made before Easter.

The like to the sheriff of Buckingham for a regard in the forests of Whittelwodde and Bernewodde, to be made before Easter.

The like to the sheriff of Oxford for a regard in the forest of Shothovere, to be made before Easter. [*Capitula.*]

1283.

Membrane 2d—cont.

Memorandum, that although the men of Portelaund have granted to the king a thirtieth of their goods as other men of the realm, Gilbert de Clare, earl of Gloucester and Hertford, claiming the said men as his villeins, came into the king's court, and demanded that the grant should not prejudice or disinherit him at another time, because the men have granted the thirtieth willingly (*gratis*) and without his wish.

Oct. 12.
Acton
Burnell.

Statute of merchants. *French*. [*Statutes of the Realm*, i. p. 54.]

The mayors of York, Bristol, Lincoln, Winchester, and Shrewsbury have the like statutes.

John Hamelyn acknowledges that he owes to Reginald de Hanechirch 4 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Enrolment of release by Ralph de Cheynduyt, knight, to Master Peter de Abyndon, warden of the House of the Scholars of Merton, and to the scholars and brethren of the same of his right in the lands that belonged at any time to Stephen de Cheynduyt, his brother, in Chetindon, co. Buckingham, which the warden and scholars hold. Witnesses: Sir Hamo Hauteyn, Sir Robert de Ludham, Master Henry de Bray, justices of the Jews; Sir Robert fiz Nel, Richard de la Vache, John de Chedney, John le Waleys, Alexander de Hampden, Walter de Upton, knights; Geoffrey atte Welle, Ralph de Merston, Richard de Merston, Ralph le Clerk of Treyng. Dated at London, on Wednesday after St. Martin in Winter, 11 Edward I.

Memorandum, that Ralph came into chancery, and acknowledged the premises.

Oct. 14.
Acton
Burnell.

To the mayor and sheriffs of London. Order to cause proclamation to be made in the city that no one, whether native or alien, shall presume, under pain of forfeiture of his goods and the goods of his society found in this realm, to make exchange of the king's money in parts beyond sea by receiving there money or silver on condition that they by themselves, their friends or fellows, shall pay in England the sum of such money or the price of such silver, whereby the money or silver that ought to come to the realm may not come as it was wont to do, as the king understands that divers merchants, some of whom are natives of the realm, and some, although aliens, inhabit and frequent the realm, and some have their fellows in the realm, hold exchange of the king's money in parts beyond sea, by receiving there money or silver that others shall carry to England, the sum of which money, or even less than the sum, and the price of the silver they cause to be delivered in England by themselves or by others to those from whom they receive it, so that silver, money and wares are little by little withdrawn from the realm, and nothing thereof returns, and also silver from parts beyond sea is not brought into the realm as it used to be, to the loss of profit and impoverishment of the realm. [Ryley, *Placita*, p. 444.]

Membrane 2d—Schedule.

Partition of the lands of Morton, Aldeber[y], and Alkeham, made between the heirs of the barony of Avranches (*Acerenches*). Eleanor, wife of Bertram Kyriel, one of the heirs and parceners, shall have for her purparty the manors of Aldeber[y] and Alkeham, which are extended at 12*l.* 16*s.* 11*d.* with 34*s.* yearly of land in the manor of Morton by an extent to be made thereof. The remainder of the manor of Morton with the chief messuage, which manor is extended at 29*l.* 12*s.* 4*d.*, shall remain to Juliana, daughter of John de Sandwyco, the first of the heirs, and to John de Lenham, one of the heirs of the inheritance.

1283.

MEMBRANE 1d.

The abbot of Oseneye puts in his place Thomas de Eleford and Robert le Spreot in the suit before the king between Thomas le Caretter and the abbot concerning a trespass committed upon Thomas le Caretter by the abbot.

The said abbot puts in his place the said Thomas and Robert in the suit before the king between Geoffrey de Bray and the abbot concerning a trespass committed upon Geoffrey by him.

The said abbot puts in his place Thomas and Robert in the suit between Robert le Neuman and the abbot, concerning a trespass committed upon Robert by him.

Richard de Caresy and Richard, his son and heir, acknowledge that they owe to William de Monte Canisio of Edwardeston 200l.; to be levied, in default of payment, of their lands and chattels in co. Worcester.

William son of William de Sadinton acknowledges that he owes to William son of William le Blund 10l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Bachesworth acknowledges that he owes to Peter Pycot 40 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Enrolment of *Inspecimus* by Edward, the eldest son of Henry III, dated at Winchester, 4 August, 54 Henry III, of letters patent of the said king, dated at Winchester, 1 August, in the said year, granting to Edmund, his son, at Edward's instance, Aaron son of Vyves, a Jew, with all his goods, debts and chattels, free and quit of all tallages, aids, imprests, and demands, so that Edmund shall have the Jew and his goods and chattels with all the liberties, laws and customs of the king's Jewry, and that the Jew shall have a chest wherein to deposit his chirographs in that place in Edmund's lands wherein he dwells, and that the king's ministers shall cause to be levied for the said Jew his debts in the realm, as he can prove them by his chirographs or by letters patent.

The chancellor ordered this to be enrolled.

John de Red acknowledges that he owes to R. bishop of Bath and Wells 20l.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Hugh de Codenham acknowledges that he owes to Adam de Gernemuta 20s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

12 EDWARD I.

1283.

MEMBRANE 10.

Nov. 25.
Worcester.

To the treasurer and barons of the exchequer. Order to cause Walter son of Jordan son of Oliver to be acquitted of 20*l.* exacted from him for the time when his father was the late king's sheriff of Somerset, as it appears to the king by the records of the exchequer that Jordan, when he was sheriff, received 20*l.* from the abbot of Glastonbury for an amercement imposed upon the abbot by Robert de Lexinton and his fellows, justices then in eyre in that county, for a trespass, and that Jordan paid this sum to the bishop of Bath and Wells of that time, in accordance with his liberties of having amercements of his men and tenants, receipt whereof the executors of the bishop's will acknowledged in the exchequer, and it appears to the king that the bishop had and ought to have by the charters of the king's predecessors fines and amercements of his men and tenants.

To the same. Order to cause Fulk son of Warin to be acquitted of 200*l.* of the 400*l.* due to the exchequer, and to cause him to have respite for the remainder for five years, paying it at the rate of 20 marks yearly, and to cause him to have these terms and to cause this to be so done and enrolled, as the king has pardoned him 200*l.* and granted him the aforesaid terms for payment of the remainder, for his good service to the king in the Welsh expedition. By p.s.

Dec. 2.
Hereford.

To the same. Order to cause Nicholas le Gras, sheriff of Surrey and Sussex, to be acquitted of the 10*l.* in which he was amerced before Solomon de Roff[a] and his fellows, justices in eyre in co. Southampton, for a trespass.

To the sheriff of Buckingham and Bedford. Order to cause 40 marks to be levied from the amercements made before Robert Fulcon[is] and Walter de Agmond[esham], justices appointed to take assizes in divers counties, the estreats whereof Robert will deliver to the sheriff, and to cause this sum to be paid to Robert towards the fee granted to him by the king in that office.

To the treasurer and barons of the exchequer. Order to cause Thomas de Berkel[eye] to be acquitted of 100 marks in which he is indebted to the king at the exchequer for his relief, as the king has pardoned him this sum for the king's good service in the last expedition to Wales. By p.s.

Nov. 28.
Worcester.

To the same. Order to allow to William de Sancto Claro and William de Hamelton, late guardians of the bishopric of Winchester, in their account as much for transcribing the rolls, writs and other things touching the account and for parchment bought for this purpose and for the expenses of clerks about the premises as Ralph de Sandwyco and William de Middelton, late guardians of the archbishopric of Canterbury, were allowed by them by the king's order in this behalf for the quantity of writing and labour employed for this purpose.

Nov. 25.
Worcester.

To the treasurer and barons of the exchequer. Order to cause Geoffrey de Lucy to be acquitted of the 100*l.* in which he made fine with the king for trespass of the Forest, as the king has pardoned him.

Dec. 8.
Leominster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Cicely de Bello Campo, late the wife of John de Bello Campo, the manor of Stok under Hameldon, which John at his death held of the king in chief, to have in *tenancia* until the king shall cause dower of John's lands to be assigned to her.

1283.

*Membrane 10—cont.*Dec. 9.
Leominster.

To the justices next in eyre for pleas of the Forest in co. Hereford. Order not to molest Alan Plokenet, keeper of the king's Hay of Hereford, by reason of eighty-four oak-stumps (*robora*) delivered by him from that Hay in the twelfth year for the expenses of the king's household.

To the keeper of the Hay of Hereford. Order to cause Walter de Rodmerleye to have in that Hay six leafless oak-stumps for fuel, of the king's gift.

To the same. Order to cause John de Geyton to have in that Hay four oaks fit for timber, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Robert de Dymmok, late the clerk of Richard, abbot of Westminster, who has died in the king's service, the 50*l.* found in the abbot's coffers after his death, which the escheator took for the king's use, in order that Robert may acquit divers necessities about the burial of the abbot and may make distribution thereof to divers servants of the deceased, in accordance with his last will, and to deliver to Robert the brazen and wooden vessels of the kitchen and butlery with the cloths (*mappis*) belonging to the pantry, so that Robert may distribute them to the servants of the deceased.

Dec. 16.
Shrewsbury.

To the same. Order to assign dower to Alice, late the wife of Saer Mauvesyn, tenant in chief of Richard son of Alan, a minor in the king's wardship.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Robert Tibetot to have in the forest of Shirewod five does, of the king's gift.

To the treasurer and barons of the exchequer. Order to acquit Robert de Mortuo Mari of 287*l.* 10*s.* 7*d.* due to the exchequer for his own debts and the debts of William la Zuche, Henry de Farleye, and Hugh de Mortuo Mari, as the king has pardoned him this sum for his good service in the expedition to Wales.

To the barons of the exchequer. Whereas the king is indebted to William de Valencia in 1,125*l.* 6*s.* 1½*d.* for the arrears of his fee of 500*l.* that he was wont to receive at the exchequer, and William is indebted to the king in 90*l.* 18*s.* 0*d.* for the arrears of his ferm of Bergeveny and in 69*l.* of his ferm of Kilgaran, which were in his hands by reason of the wardship of the heir of Hasting' by the king's commission, and in 200*l.* that he received in the king's wardrobe, in the tenth year of the reign, by the hands of Master William de Luda, keeper of the wardrobe, which sums thus owing by him the king, when he granted to him the custody of the land of Cadwely, which belonged to Patrick de Cadurcis, tenant in chief, granted should be allowed to William: the king orders the barons to cause the said sums to be allowed to William in the said debt of 1,125*l.* 6*s.* 1½*d.* For the residue of the debt the king has granted to him the custody of the land of Cadwely. William has acquitted the king of the aforesaid arrears and of all others that he might exact from the king for any cause; saving to William the fees that he receives at the exchequer and saving to him action and challenge for 800 marks paid to the king for the use of Eleanor, sometime countess of Leicester, for the dower falling to her of the inheritance of the earldom of Weseford, which is in William's hands of the inheritance of Joan, his wife.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Norman de Arcy wardships in the king's hands to the value of 50*l.* yearly

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Membrane 10—cont.

of land and rent, to hold for five years, as the king has granted him such wardships for his good service in the last expedition into Wales.

Dec. 26.
Rhuddlan.

To the keeper of the forest of Dene. Order to cause Grimbald Pauncefot to have in that forest four does, of the king's gift.

1284.

Jan. 8.
Tadcaster.

To the sheriff of York and the coroners of that county. Order to cause Aldusa, late the wife of John de Baln, to have all the goods and immovable chattels of the said John, which were taken into the king's hands because John hanged himself, as the king has granted them to her because he learns by inquisition taken by the sheriff and coroners that John hanged himself in a fit of madness at Mukelfield in Elmete.

Jan. 11.
York.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause W. bishop of Norwich to have in the forest of Galtres ten does, of the king's gift.

To Thomas de Normanvill, escheator this side Trent. Order to cause Ranulph de Nevill, kinsman and heir of Robert de Nevill, to have seisin of the lands that the said Robert, his grandfather, held at his death of the king in chief, as the king has taken his homage.

The like to Master H. de Bray, escheator beyond Trent.

To Thomas de Normanvill, escheator this side Trent. Order to cause Eve, late the wife of Alan de Walkingham, to have seisin of the lands that Alan and she held of the king in chief of her inheritance, as the king has taken her homage therefor.

To the same. Order to permit the executors of the will of the said Alan to have administration of his goods and chattels for the execution of his [will], upon their finding security for any debts that he may owe to the king.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause Master William de Corner to have in the forest of Galtres seven bucks, of the king's gift.

Jan. 11.
York.

To the sheriff of York. Order to deliver Nicholas son of William Groum, imprisoned at York for the death of Nicholas son of William le Bakester, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by the record of Geoffrey Aguil[un] and his fellows, justices to deliver York gaol, that Nicholas slew the said Nicholas whilst mad, and not by felony or of malice aforethought.

To the same. Order to cause John de Heton to have seisin of a messuage and twenty acres of land in Northland, as the king learns by inquisition taken by the sheriff that John son of Thomas de Northland, who was outlawed for felony, held them of John de Heton, and that they have been in the king's hands for a year and a day, and that the township of Northland ought to answer to the king for the year and day.

To the keeper of the forest of Wauberge. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have in that forest eight does, of the king's gift.

To Richard de Holebrok, keeper of the forest of Rokingham. Order to cause the said earl to have in that forest eight does, of the king's gift.

1284.

Membrane 10—cont.

Jan. 16. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Nostell. Philip le Lardiner, son and heir of David le Lardiner, to have seisin of the
(St. Oswald's). serjeanty of the forestry of the forest of Galtres, which David at his death
held of the king in chief, and of all David's lands, as the king has taken
his homage for the serjeanty.

Jan. 20. To the treasurer and barons of the exchequer. Order to cause Thomas
Blyth. de Dyveleston, sheriff of Northumberland, to be discharged of the wards
pertaining to the castle of Newcastle-on-Tyne from the time of the king's
commission to him of the county and castle, and for so long as he shall
hold them, as the king granted to him the county and castle during
pleasure, on condition that he answered yearly to the exchequer for 30*l.* of
increment beyond the yearly ferm wherefor Walter de Camhou, sometime
sheriff of Northumberland, and other sheriffs were wont to answer to the
exchequer, and that he should have all the wardships pertaining to the
castle within the said ferm.

To John de Bourne. Order to replevy to J. archbishop of Canterbury
the custody of St. Martin's priory, Dover, which the king lately committed
to John, until the king shall otherwise order, with everything received
therefrom since John received the custody, as the archbishop asserts that
the custody pertains to him.

To the sheriff of York. Order to deliver Henry le Turnur, imprisoned at
York for the death of John Sleckesorgh, wherewith he is charged, in bail to
twelve men who shall mainpern to have him before the justices at the first
assize if anyone wish to speak against him, as the king learns by the record
of Geoffrey Aguil[un] and his fellows, justices to deliver York gaol, that
Henry slew John in self-defence, and not by felony or of malice afore-
thought.

1283.

Membrane 10—Schedule.

Dec. 24.
Rhuddlan.

To the sheriff of Wilts. Whereas the king, learning by inquisition taken
by the sheriff that the view of frankpledge of the manor of Costhacche, in
the hundred of Duneworthe, is worth yearly in all issues, both in suit of
the hundred and other things, 5*s.* 10½*d.* only yearly, ordered the sheriff by
writ when the king was at Kaerinarvon, on 22 July, in the eleventh year of
his reign, to commit the view by a suit* made by him thereof to Eustace de
Hacch, to be held until the king should otherwise order: the king orders
him not to exact more than 5*s.* 10½*d.* hereafter for the view and suit and all
other things concerning the hundred from Eustace or his heirs or others.

1284.

MEMBRANE 9.

Jan. 22.
Clipstone.

To the sheriff of Buckingham. Order to cause a verderer for the forest
of Bernwode to be elected in place of William le Venur, deceased.

To Master Henry de Bray, escheator this side (*sic*) Trent. Order to deliver
to Christiana, late the wife of William de la Sale, the custody of 40 acres
of land in Uppington, with the issues received from the lands, as the
king learns by inquisition taken by the escheator that William held 40
acres of land in Uppington in chief at his death by 6*d.* yearly to be paid by
the hands of the sheriff of Salop to the exchequer, and that he did not
hold any lands elsewhere of the king, by reason whereof the custody of
the said land and heir pertains to Christiana as nearest [friend] of the heir.

* Apparently an error for 'extent.'

1284.

Membrane 9—cont.

To the same. Order to deliver to Cicely, late the wife of John de Bello Campo, tenant in chief, the manor of Miriefeld, with everything received thence, to be held by her in *tenancia* until the next parliament, as the king learns by inquisition taken by the escheator that Cicely was jointly enfeofed of the manor with John, and that she was in joint seisin thereof until the escheator took the manor into the king's hands by reason of John's death.

To the same. Like order for delivery to the said Cicely of the manors of Dunden, Weleweton, and Dullingham, as the king learns by inquisition that they are of Cicely's inheritance, and that she was in seisin thereof with John until the escheator took them into the king's hands by reason of John's death.

To the same. Order to cause dower to be assigned to the said Cicely.

Jan. 21.
Clipstone.

To the treasurer and barons of the exchequer. Order to cause the prior of St. Andrew's, Northampton, to be acquitted of 5 marks in which he made fine with the late king for the temporalities of his house during the last voidance, as the said king, by his letters patent, which the king has inspected, granted the five marks to Poncius de Fluraco.

To Master Henry de Bray, escheator beyond Trent. Order to deliver to Isabella de Fortibus, countess of Albemarle, the manors of Thorle and Brimmore, co. Southampton, with everything received thence, as the king learns by inquisition taken by the escheator that Amice, late countess of Devon, held the manors in dower of the inheritance of Isabella.

Jan. 20.
Blyth.

To the same. Order not to intermeddle with the manor of Wynterburnestok, co. Wilts, and the manor of Ware, co. Hertford, as the king learns by inquisition taken by the escheator that Joan, late the wife of Humphrey de Bohun, tenant in chief, held the former manor of Ellen la Suche and the latter of William de Ferrar[iis], and that she held nothing of the king in chief by reason whereof the custody of her lands ought to pertain to the king.

Jan. 20.
Blyth.

To the same. Order to deliver to Joan, late the wife of William de Morteyn, the manor of Donnesby, co. Lincoln, as the king learns by inquisition taken by the escheator that William and Joan held the manor jointly of the grant of Master Thomas de Lichefeld of O. bishop of Lincoln for their lives.

Jan. 28.
Newark.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause the prior of Shelford to have in the forest of Shirewod twelve oaks fit for timber, of the king's gift.

To Master H. de Bray, escheator this side Trent. Order to deliver to Isabella de Fortibus, countess of Albemarle, the manors of Tyverton, Exmenistre, and Topsham, co. Devon, and of Edbrighton, co. Dorset, with everything received thence, as the king learns by inquisition taken by the escheator that Amice, late countess of Devon, held the manors in dower of Isabella's inheritance.

Feb. 1.
Nettleham.

To the barons of the exchequer. Whereas Patrick de Cadurcis, tenant in chief, acknowledged that he owed to Bonruncinus Gualteri and his fellows, merchants of Lucca, divers debts that have not yet been paid, for which reason the king ordered by writ of the exchequer part of the debts to be levied of the lands that belonged to Patrick in the feast of the Holy Trinity, in the ninth year; the king, not wishing that such recognisances made in his court shall be cancelled, has ordered Isabella, late the wife of Patrick, to whom he has sold part of Patrick's goods taken into his hands for the debts

1284.

Membrane 9—cont.

that Patrick owed to him for 132*l.*, to pay the said sum to the merchants, if the recognisance amount to as much, at the terms assigned by the recognisances: the king orders the barons to search the rolls of the exchequer and if they find that the debts recognised by Patrick attain this amount, to allow it or as much as shall be paid to the merchants to Isabella on the account of Master Henry de Bray, escheator this side Trent, who sold the goods to her in the king's name.

Feb. 3.
Nettleham.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Hawisia, late the wife of Robert Grelle, tenant in chief, the following of Robert's knights' fees, which the king has assigned to her in dower: a fee in Heyngton, which John de Worth holds; half a fee in Bekeley, which Robert de Arches holds; three parts of a fee in Bernetteby, which Henry de Fonteney and John de Bernetteby hold; half a fee in Bracebrigg and Canewick, which Geoffrey de Bracebrigg holds; a fee in Wygetoft and Swyneheved, which Richard de Castreton holds; a twentieth of a fee in Haye, which Robert son of Alexander holds; a twentieth of a fee in Castreton, which Richard de Castreton holds; and two fees in Stanydelve and Cleyore, which John de Esseby holds.

To Thomas de Normanvill, escheator beyond Trent. Like order to deliver to Hawisia a fee in Childewell, which Robert de Lathum holds, and a quarter of a fee in Pilkenton, which Alexander de Pilkenton holds.

To Master Henry de Bray, escheator this side Trent. Like order to deliver to Hawisia the advowsons of the churches of Swynesheved, Castreton, and Tunsted, which the king has assigned to her in dower.

To Thomas de Normanvill, escheator beyond Trent. Like order to deliver to Hawisia the advowson of the church of Aston.

Feb. 3.
Nettleham.

To Master Henry de Bray, escheator this side Trent. Order to cause Giles de Siningham, son and heir of Eluard de Siningham, to have seisin of the lands that his father held in chief, as the king has taken his homage.

Feb. 4.
Nettleham.

To Geoffrey de Nevill, justice of the Forest this side Trent. Order to cause the Friars Minors of Notingham to have in the forest of Shirewod four oaks fit for timber, of the king's gift.

To the same. Order to cause the Friars Minors of Lincoln to have in the Hay of Bilhagh six oaks fit for timber for the work of their church, of the king's gift.

To the same. Order to cause the Friars Minors of York to have in the forest of Galtres six oaks fit for timber, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Queen Eleanor, the king's consort, the manor of Stoke Hampton, which belonged to John de Bello Campo, tenant in chief, as the king has granted it to her during the minority of John's heir.

To the same. Order to deliver to Richard de Sutton and Isabella, his wife, late the wife of Philip Burnel, tenant in chief, the manor of Kegeworth, which was taken into the king's hands by reason of Isabella's trespass in marrying Richard without the king's licence, together with everything received thence from the time of its being taken into the king's hands, as the king, at the instance of O. bishop of Lincoln, has pardoned Richard and Isabella the trespass aforesaid.

To the sheriff of Stafford and the coroners of the same county. Order to restore to William de Norton, chaplain, his goods and chattels, which were taken into the king's hands upon his flight to the church of Pencrich for

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Membrane 9—cont.

certain trespasses that he was said to have committed, as the king has granted them to him.

To the treasurer and barons of the exchequer. Order to acquit Roger de Pyulisdon of the 13s. 4d. in which he was amerced before Thomas de Weland and his fellows, justices of the Bench, for a default committed by him before the justices, as the king has pardoned him.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isabella, late the wife of Patrick de Cadureis, tenant in chief, the following advowsons, which the king has assigned to her in dower: the advowson of the church of Stokebruer, co. Northampton; the advowson of the church of Estgarston, co. Berks; and the advowsons of the churches of Hanedon, Berewyk, and the chapel of Staunden, co. Wilts.

To the same. Order to deliver to Isabella, late the wife of Ralph de Plaiz, tenant in chief, the manor of Benefeld, co. Essex, and the manor of Iford, co. Sussex, which the king has assigned to her in dower.

Feb. 8.
Nettleham.

To S. bishop of Waterford, justiciary of Ireland. Order to cause Thomas son of Maurice, kinsman and heir of John son of Thomas, tenant in chief, to have seisin of a cantred and a half of land in Thothemund, whereof John, his grandfather, was seised in his demesne as of fee at his death, as the king has taken his homage therefor.

To the sheriff of Essex. Order not to molest Walter de Glaunvill for his homage for the lands that he holds of the king in chief, as the king has taken his homage.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Master Robert de Scardeburgh, dean of York, to have in the forest of Galtres, ten live does in order to stock his park of Brotherton, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Angharetta, late the wife of William le Botiller of Wemme, tenant in chief.

MEMBRANE 8.

Feb. 7.
Nettleham.

To the bailiffs of Amadeus de Sabaudia at Mammecestre. Peter Grelley has shown the king that whereas Robert Grelley, tenant in chief, in his life-time acquitted him against Philip de Lindeseye of 12l. yearly that Philip ought to receive for life in the manor of Blockesham, which Robert had given to Peter by charter, for a clove-gillyflower to be rendered to Robert yearly, Philip two years ago, when Peter would not permit him to make distraint in the manor for the said rent, arramed an assize of novel disseisin against him concerning this, by which assize, lately taken before the king at Lincoln, he recovered his seisin of the rent against Peter by consideration of the court: as the king learns by the testimony of Ralph de Hengham, who took the assize, that Robert acquitted Peter of the rent against Philip, and that Robert's heirs, minors in the king's wardship, are bound to the same acquittance, the king orders the bailiffs to pay from the said manor of Mammecestre, which belonged to Robert and which the king committed to Amadeus during the minority of the heirs, 12l. yearly to Peter for his life and for the life of Philip whilst the manor is in the hands of Amadeus.

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Membrane 8—cont.

To the justices of the Bench. Notification that the king has committed to Simon de Notingham the office of the chirography (*officio cyrogr' nostre*) in the Bench during pleasure, to be held in the same way as William de Notingham, his father, deceased, held that office, Simon having taken oath of office before the king; and order to deliver to Simon the said office with all things pertaining to it.

To the treasurer and barons of the exchequer. Order to cause Richard Costard to be acquitted of 10s. of the 20s. that he owes to the king, and to have respite for the remainder until the quinzaine of Michaelmas next, as the king has pardoned him 10s. and respited the rest by reason of his long service to brother Joseph de Chauncy, sometime prior of St. John of Jerusalem in England and treasurer of the exchequer.

To the same. Order to cause Laurence de Sancto Michael to be acquitted of two fur-cloaks (*pellicia*) that are in arrear to the king of a fur-cloak of grey fur (*grisio*) that he is bound to render to the exchequer yearly for a yearly rent that he holds of the king in the town of Lindeby, co. Nottingham, as the king has remitted to him these two.

To Grimbald Pauncetot, keeper of the forest of Dene. Order to cause John de Sulley to have in that forest eight live does and four live bucks in order to stock his park of Sulley, of the king's gift.

To the bailiff of Clarindon. Order to cause John de Wotton, sheriff of Wilts, to have in the wood of Melchet thirty oaks fit for timber for the repair of the king's houses at Clarindon.

Feb. 10.
Lincoln.

To Geoffrey de Nevill, keeper of the Forest beyond Trent. Order to cause the Friars Preachers of Lincoln to have in the forest of Schirewod twelve oaks fit for timber in order to make shingles, of the king's gift.

To the sheriff of Lincoln. Order to deliver William de Halghton, imprisoned at Lincoln for the death of John le Carpenter of Hicham, wherewith he is charged, to twelve men who shall mainpern to have him before the king when ordered to do the king's will, as it is testified before the king by Alexander de Monte Forti and his fellows, justices appointed to deliver Lincoln gaol, that William slew John in self-defence and not by felony or of malice aforethought.

Feb. 8.
Nettleham.

To Master Henry de Bray, escheator this side Trent. Whereas the king is given to understand that assignment of the purparty of the inheritance of Munfichet falling to Ralph de Pleyz, tenant in chief, was made to him in the counties of Essex and Hertford for the manors of Wyrardebiry and Langeleye, which are of the inheritance aforesaid; the king orders the escheator to enquire concerning this from John de Kirkeby and John de Londonia, the late escheator, and if he find that it is so, to retain in the king's hand the manors of Wyrardebir[y] and Langeleye, and after making extent of the other lands of the inheritance, to assign dower to Isabella, late the wife of Ralph.

Feb. 12.
Lincoln.

To Master Henry de Bray, escheator this side Trent. Order to assign to John de Faleny, son of John de Nele, the custody of 100*l.* yearly of the lands that belonged to John de Bello Campo, tenant in chief, as the king has granted to him this amount of the lands, to be held until the heirs come of age.

To the keeper of the forest of Whicchewode. Order to cause Thomas de Cherlecote to have in that forest eight does and four live bucks (*damas vivos*) in order to stock his park of Hasele, of the king's gift.

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Membrane 8—cont.

To the sheriff of Lincoln. Order to cause the prior of Bolington to have seisin of a messuage in Lincoln that Robert son of Hamo le Parcheminer, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that it is held of the prior, and that Andrew Page now holds it by demise from the bailiffs of Lincoln, and that the bailiffs in the eleventh year of the king's reign had the king's year and day thereof, and ought to answer to him for the same.

Feb. 12.
Lincoln.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Queen Eleanor, the king's consort, the stock and all goods and chattels in the manor of Piryton, which is in the king's hands by reason of the abbey of Westminster being void and in the king's custody, except the king's corn sown in the lands, as the king has granted them to the queen.

To the same. Order to deliver to Robert son of John, steward of the king's household, the custody of the manor of Esseby Maris, co. Northampton, which belonged to John de Maris, tenant in chief, and which is extended at 8*l.* 10*s.* 3*d.*; the custody of the manor of Greywell, co. Southampton, which belonged to William de Moun, tenant in chief, and which is extended at 17*l.*; and the custody of the hundred of Flyt, co. Bedford, which belonged to the said William, and which is extended at 12*l.* 19*s.* 0*d.*, as the king has granted these custodies to Robert for his good service, to have until the heirs of John and William come of age.

To the treasurer and barons of the exchequer. Whereas it is testified before the king by Ralph de Hengham that Master John de Billesleye, one of the jurors of an attaint in the king's court taken at Fildebrigg before Ralph and his fellows, justices appointed for this purpose, was amerced at 40*s.* because he did not come, and that Ralph pardoned him the amercement because he came immediately afterwards and did what was enjoined upon him by the aforesaid justices in the king's behalf; the king, accepting this pardon, orders them to inspect the estreats of Ralph's rolls sent to the exchequer and the rolls of the summons of the exchequer, and if the amercement be found therein, to cause John to be acquitted of it, and to cause this to be so done and enrolled.

To the sheriff of Lincoln. Order to deliver John son of Richard le Venur, imprisoned at Lincoln for the death of Nicholas le Official, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff of Gloucester that John slew Nicholas in self-defence and not by felony or of malice aforethought.

Feb. 19.
Donington.

To Master Henry de Bray, escheator this side Trent. Order to cause Thomas, son and heir of Eustace son of Thomas, tenant in chief, to have seisin of his father's lands, as the king has taken his homage.

Feb. 12.
Lincoln.

To the same. Order to pay to John de Faleuy, son of John de Neele, 12*l.* 7*s.* 5½*d.* yearly from the issues of his bailiwick, until the king shall cause John to be provided with this amount from his wardships, as John is lacking this amount of the 112*l.* yearly of land that the king granted to him of the wardship of the lands that belonged to John de Bello Campo, tenant in chief, until the heirs come of age.

To the same. Order to cause to be assigned to Master Henry Wade a wardship worth 10*l.* a year from the first wardships coming to the king's hands, as the king has granted to him such wardship for his long service to him and his consort.

1284.

Membrane 8—cont.

Feb. 12. To the same. The king sends to him enclosed herewith the letter of
Lincoln. John de Kirkeby sent to R. bishop of Bath and Wells, the chancellor, and orders him, after inspecting the letter, to deliver the chief message of the manor of Haselingfeld, which belonged to Stephen de Somery, and which John de Monte Canisio, one of the heirs and parceners of the inheritance that belonged to Stephen, sold to William de Monte Canisio of Edwardeston, to be held of the king in the same way as John held it, to the said William, together with everything received thence, to be held by William during the king's good will, saving the right of others and saving action to Peter Picot and other heirs and parceners of the inheritance.

To the bailiffs of the honour of Boulogne in co. Essex. Order to permit Ralph Pipard to have peace concerning suit to the court of the honour for the lands that he holds of the king in Smetheton and Finebergh, as the king learns by inquisition taken by the bailiffs that Ralph owes no suit to that court and that his ancestors were not wont to make suit by reason of the said lands.

Feb. 20. To the treasurer and barons of the exchequer. Order to acquit John de
Colston Deyville of 46*l.* exacted from him by summons of the exchequer and of
Basset. 46*l.* 18*s.* 4*d.* due to the exchequer for the arrears of the 200*l.* in which he made fine with the king for his trespass in marrying Matilda, late the wife of James de Audedel[eye], tenant in chief, without the king's licence, which latter sum the king granted he should pay by 10*l.* yearly, as the king has pardoned him the two former sums.

Feb. 22. To Richard de Holbrok, constable of Rokingham castle. Order to deliver
Burton-on- Thomas de Corneville, imprisoned at Rokingham for trespass of the Forest,
Trent. in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

To the sheriff of Salop. Order to cause Laurence de Ludelawe to have seisin of a moiety of a messuage and of a virgate of land in Wetlynton, which Richard Reynald, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the moiety has been in the king's hands for a year and a day, and that Richard held it of Laurence, and that the township of Stok Say had the king's year and day thereof and ought to answer to the king therefor.

William son of William de Quitonstal, imprisoned at Tinemuth for the death of John Turvey, wherewith he is charged, has letters to the sheriff of Northumberland to bail him.

To the sheriff of Bedford. Order to deliver Ranulph de Goldinton, imprisoned at Bedford for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices next in eyre for Forest pleas.

To the sheriff of Salop. Order to deliver Hugh son of Walter de Sheinton to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Hugh slew Nicholas Dug of Dudinton in self-defence and by not felony or of malice aforethought.

Feb. 22. To Leonius son of Leonius, late chamberlain of Chester. Order to cause
Burton-on- to be allowed to Master Richard the engineer, keeper of the king's mills of
Trent. Chester, in his ferm of the mills, 20*l.* that Leonius exacts from him for the time when he was chamberlain and that Richard paid to Guncelin de Badlesmere, then justice of Chester, for the expedition of the king's affairs, as Guncelin has acknowledged before the king, unless this money has been already allowed to Richard.

1284.

Membrane 8—cont.

Brother Adam de Neusom, lay-brother (*conversus*) of Bridelington, imprisoned at York for the death of Adam de Grenton, chaplain, wherewith he is charged, has letters to the sheriff to bail him.

Thomas Shorthals, imprisoned at Beverley for the death of William de Hoperton, whereof he is appealed, has letters to the sheriff of York to bail him.

March 4.
Heywood.

To the treasurer and barons of the exchequer. Order to cause John de Byrun to be acquitted of 20 marks of the 120 marks in which he made fine with the king for the wardship of the land and heir of Oliver de Langeford, tenant in chief, as the king has pardoned him this 20 marks for certain causes.

Membrane 8—Schedule.

Jan. 28.
Newark.

To the justices appointed for the custody of the Jews. Order to cause all Jews dwelling or staying in cities, boroughs or towns wherein there is no chest of chirographers of the Jews to be removed thence without damage of their bodies or goods, as, according to the custom of the king's Jewry, Jews ought not to dwell or stay in places wherein there is not a chest of chirographers, and divers Jews have entered and dwell in divers towns in the king's realm wherein there is no such chest. The Jews shall be removed from the said place before the quinzaine of Easter next, and the justices are not to permit them to inhabit or stay in such places hereafter. The justices are admonished to conduct themselves so in the execution of this order that it shall not behove the king to direct to them a renewed order in this behalf.

To Walter de Helyun, late receiver of the goods and chattels of condemned Jews. Order to be before the treasurer and barons of the exchequer in five weeks from Easter next, together with his clerks and rolls of the issues of the goods and chattels aforesaid, so that the clerks may render account thereof and may do further what concerns the account, as the king wishes to be certified concerning the sum of the issues.

The like to John Bek, A. de Kirketon, Ranulph de Dacre, W. de Braib[of], W. Gerberg, H. de Kend[ale], Philip de Wileby, J. de Cob[ham], and Stephen de Penecestre.

To the sheriff of Middlesex. Order to take with him two of the more discreet of the knights of that county and to go in person to all the chests of the chirographers of the Jews in his bailiwick, and to cause them to be sealed with the seals of the knights and his own seal, so that the chests shall remain thus sealed in the places wherein they now are until the king shall otherwise ordain.

The like to the sheriffs of Lincoln, Cambridge, Huntingdon, Kent, Warwick, Leicester, Norfolk, Suffolk, Worcester, Northampton, Surrey, Sussex, Rutland, Oxford, Berks, Hereford, Essex, Hertford, Gloucester, Buckingham, Bedford, Nottingham, Derby, Wilts, Southampton, Cornwall, Devon, Somerset, Dorset, and York.

To the justices appointed for the custody of the Jews. Order to be before the treasurer and barons of the exchequer at a day to be appointed by the latter with their rolls, in order to certify the treasurer and barons concerning all the debts due to the king at the exchequer of his Jewry, to wit which are clear and which are not clear, so that the debts may be levied according to the custom of the exchequer aforesaid.

1284.

MEMBRANE 7.

March 4. To John de Byrun. Order to deliver to R. bishop of Coventry and
Haywood. Lichfield the manor of Langeford, with everything received thence since Michaelmas last, saving to the king his right when he wish to speak concerning it and saving to John his costs and charges expended about the manor, as the king lately granted to John for a fine of 120 marks the custody of the lands of Oliver de Langeford, tenant in chief, during the minority of Oliver's heir, and the king now learns that the aforesaid manor, which belonged to Oliver and is in John's hands by reason of the grant aforesaid, was at no time in the custody of the king's progenitors but in that of the bishop's predecessors, the manor being held of the bishop by knight service.

To Robert Malet. Renewed order to take from Walter de Crokesford, imprisoned at Oxford for a disseisin whereof he was convicted at Henley before Walter de Agmodesham, a reasonable fine for the king's use, and to cause him to be released from prison. If Robert will not receive such fine, he is ordered to deliver Walter in bail to twelve men who shall mainpern to have him before the king at his next parliament or elsewhere at his order, sending to the king the record and process of the assize and all things concerning it under his seal.

March 6. To Master Henry de Bray, escheator this side Trent. Order to deliver to
Haywood. Henry de Clerebeck the manor of Childokeford, co. Dorset, which he has taken into the king's hands by reason of the death of Amice de Riperiis, countess of Devon, as the king learns by inquisition taken by the escheator that she held the manor of Henry for her life, rendering therefore to him 4 marks yearly, so that the manor should revert to Henry at her death.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokingham to be elected in place of Robert de Tichemers, deceased.

Rowland de Ickele, imprisoned at Aylesbir[y] for the death of Roger de Wassen', wherewith he is charged, has letters to the sheriff of Buckingham to bail him.

March 5. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Stone. Order to cause O. bishop of Lincoln to have in the forest of Roteland six live bucks and fourteen live does, of the king's gift. By p.s. [201.]

March 4. To the sheriff of York. Order to send to the king the names of twelve
Haywood. men who will mainpern to have John de Norhtlond, imprisoned at Oxford for the death of Robert le Someter at Ryther, co. York, wherewith he is charged, before the justices at the first assize to stand to right if anyone wish to speak against him, so that the king may cause him to be delivered from prison in the meantime, as the king learns by inquisition taken by the sheriff that John was charged with the said death out of hatred and malice and not because he was guilty thereof.

March 8. To the mayor and bailiffs and coroners of the city of Lincoln. Whereas
Heighley. the king learns by inquisition taken by them that Cicely, daughter of William the reeve of Risum, was killed by a blow from the wheel of the cart of William Wilchar of Lich[efeld] that Walter Oxe*, his carter, was taking laden with fish from the baily of Lincoln to the gate of the city, whilst she was running impetuously across its course, against Walter's will, and that Walter is in no way guilty of her death; the king orders them to release Walter from prison and to cause to be restored to William his cart, horses and other goods.

Written *Gxe*, possibly for *Gye*, but *Oxe* in the marginal abstract.

1284.

Membrane 7—cont.

- March 8. To Robert Malet and Walter de Agmodesham. Order to remit to John
Heighley. de Crokesford and Walter de Crokesford the ransom or amercement that
pertains to the king by reason of the assize of novel disseisin that Agnes
daughter of Robert de Wotton arramed against them before Robert and
Walter concerning a tenement in Cudelynton, whereof they were convicted
before Robert and Walter, and to release them if they have been imprisoned
in this behalf, as the king has pardoned them the ransom or amercement.
- March 5. To John de Vallibus and his fellows, last justices in eyre in co. York.
Haywood. Order to cause estreats to be made without delay of the hundreds,
purprestures, and other tenures adjudged to the king in their eyre in that
county and in all other counties in which they last went on eyre, and to
cause the estreats to be sent to the treasurer and barons of the exchequer,
so that they may cause the hundreds, purprestures and other tenures
aforesaid to be joined to the bodies of the counties wherein they are, as was
the custom of old time.
The like to Solomon de Roff[a] and his fellows, justices last in eyre in
co. Surrey.
The like to John de Reygate and his fellows, justices last in eyre in
co. Kent.
Mandate in pursuance to the treasurer and barons of the exchequer.
- March 16. To the treasurer and barons of the exchequer. Order to audit the
Rhuddlan. account of Giles de Audenardo, late keeper of the king's works at the
Tower of London, for his receipts, costs and expenses from 12 May, in the
ninth year of the reign, until Michaelmas, in the eleventh year, by the
view and testimony of Master Robert de Beverlaco, master of the works
there, and of others whom it may concern, and to cause due allowances to
be made to Giles according to the law and custom of the exchequer.
Like order to audit the account of Giles for his receipts, costs and
expenses about the works of the king's palace of Westminster and the
king's mews at La Charring, and also of his receipts, costs and expenses
about the king's works at Langele.
- March 17. To the sheriff of Lincoln. Order to deliver Matthew de Eye, imprisoned
Rhuddlan. at Lincoln for the death of Robert de Athelington of Seggebrok, where-
with he is charged, in bail to twelve men who shall mainpern to have him
before the justices at the first assize if anyone wish to speak against him,
as the king learns by the record and process of an inquisition made before
Robert de Sumercotes and his fellows, justices to deliver Lincoln gaol, that
Matthew slew Robert by mischance and not by felony or of malice afore-
thought.
To Adam de Weston, late keeper of the priory of St. Fredeswyda, Oxford.
Order to restore to brother Robert de Lewelm, prior of that place, all the
issues received from the temporalities of the priory since 3 February last,
when the king ordered Adam to restore the temporalities to the prior, and
to restore to the prior any corn that Adam may have sown in the lands of
the priory during the time when he had the custody thereof, saving to the
king any costs that may have been defrayed out of the issues of the priory
pertaining to the king by reason of the custody.
- March 18. To the justices appointed for the custody of the Jews. Order to cause
Rhuddlan. Geoffrey de Chaucombe to be acquitted of fourteen marks in which he was
indebted to Moses Babalard of Wilton, a Jew, which debt is in the king's
hands by reason of the Jew's death, as the king has pardoned Geoffrey
this debt at the instance of Thomas Paynel.

1284.

Membrane 7—cont.

To Roger Lestrange (*Extraneo*), justice of the Forest this side Trent. Order to cause John de Grey to have in the king's park of Hanle, within the forest of Whytlewod, six oaks fit for timber and the like number in the forest of Salcey.

March 20. To the treasurer and barons of the exchequer. Order to cause John de
Rhuddlan. Clynton to be acquitted of 100s. in which he was amerced for a trespass in Roger de Somery's park of Seggleseye (*sic*), as the king has pardoned him this sum.

March 20. To the justices appointed for the custody of the Jews. Order to cause
Rhuddlan. Edmund de Sutton, son of Master Ralph le Achator, to be acquitted of 10 marks that he owed to Benedict de Wyntonion, a Jew, which debt is in the king's hands by reason of Benedict's death, as the king has pardoned Edmund this debt at the instance of Otto de Grandisono.

March 22. To Grimbald Pauncefot, keeper of the forest of Dene. Order to deliver
Rhuddlan. Robert de Aure, imprisoned at St. Briavells for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest and that he will not again incur forfeiture in the king's forest.

March 20. To the treasurer and barons of the exchequer. Order to cause Guy de
Rhuddlan. Monte Regali, son and heir of Imbert de Monte Regali, to be acquitted of 12*l.* 12*s.* 0*d.* that Imbert at his death owed to the exchequer of the arrears of his ferm of certain purprestures in Bray in the forest of Windsor granted to him by the king, as the king has pardoned Guy this sum in consideration of his father's good service.

March 23. To the same. Order to audit in a month from Easter next the account of
Rhuddlan. Guischarde de Charr[un] and Malcolm de Harlegh, late guardians of the bishopric of Durham, for all the time during which they had the custody, and to cause them to have due and reasonable allowances as has been usual in times of other voidances of the bishopric.

March 30. To the justices of the Bench. Order to admit John de Bradeford to the
Bangor. office of the chirography of the Bench, and to receive from him oath of office, as the king has amoved Simon, son of William le Cirographer, from that office, which he has committed to John during pleasure and during his good behaviour.

To Peter de la Mare, constable of Bristol castle. Order to assign dower of 20 marks yearly of rent in Bristol whereof Roger de Cantok, tenant in chief, was seised in his demesne as of fee to Margaret, late the wife of Roger, upon her taking oath not to marry without the king's licence.

April 1. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Carnarvon. Idonia, late the wife of Roger de Leyburn, daughter and second heiress of Robert de Veteri Ponte, to have seisin of the lands that Roger at his death and she held in chief of her inheritance, and to restore to her the issues thereof.

The like to Master Henry de Bray, escheator this side Trent.

April 6. To Thomas de Normanvill, escheator beyond Trent. Order to restore to
Carnarvon. Ralph Salveyn certain lands in Multhorp, which the escheator took into the king's hands by reason of the death of Anketin, Ralph's son, as the king learns by inquisition taken by the escheator that Ralph demised the said lands, which he held by the courtesy of England by reason of the marriage-portion (*maritagii*) of Mary Malore, his late wife, tenant in chief, to Anketin during pleasure, and the escheator took them into the king's hands solely by reason of Anketin's death.

1284.

Membrane 7—cont.

April 12. To Roger Lestrage (*Extraneo*), justice of the Forest this side Trent.
Carnarvon. Order to cause Grimbald son of Grimbald Pauncefot to have in the forest
(*Kaer in Arvon.*) of Dene twelve oaks fit for timber, of the king's gift.

April 13. To the treasurer and barons of the exchequer. Notification that the
Carnarvon. king has pardoned Ralph de Gorges, for his good service, 24*l.* in which
(*Kaer in Arvon.*) he is indebted to the exchequer for the debts of Ralph de Gorges, his father,
for the time when the latter was sheriff of Dorset, and order to acquit Ralph
son of Ralph of the said sum.

To the same. Order to cause Richard le Engleys to be acquitted of
3*s.* 4*d.* in which he was amerced before the justices of the Bench for a
default in a plea before them between Juliana, late the wife of Stephen le
Bond, and Richard concerning her dower in Gravenhungre, as the king has
pardoned him this sum.

April 15. To the justiciary of Ireland. Order to cause the prior and convent of
Carnarvon. St. Patrick's near Dublin to have in the king's wood of Clyncery twenty
oaks, of the king's gift, for the repair of their houses lately destroyed by fire
by mischance.

To the same. Order to cause the abbot and convent of St. Mary's near
Dublin to have in the same wood ten oaks for the repair of their houses, of
the king's gift.

Membrane 7—Schedule.

Assignment of dower of Isabella de Mortuo Mari of the lands within the manor that belonged to John son of Alan.—Upon the king sending his writ (set out in full) to Master Henry de Bray, escheator this side Trent, dated at Hereford, 15 November, in his eleventh year, notifying him that whereas in the assignment of dower made by the late king to Isabella de Mortuo Mari, late the wife of John son of Alan, tenant in chief, the dower falling to her of the towns of Obbel[eye], Pertherodry, Obendrit, Obbarrys, Laquernhope, Eyleston, and Moneton, which are below Portlok, and which are of the Welshery (*Walescheria*) and members of the manor of Clone, which belonged to John, and also [her dower] of the waste of La Heth and of 80 waste burgages in the borough of Clone, and of 8 carucates of land of demesnes and assarts and of waste lands of customary tenants pertaining to the same manor was not assigned to her because no extent of those towns, burgages and wastes had been returned into the late king's chancery, and also her dower from the Welshery of Themecestre with the forest of Clone, which is above Portlok, was not assigned to her because Llewelyn son of Griffin, sometime prince of Wales, who occupied them during John's lifetime, held that Welshery in his hands until Roger de Mortuo Mari, lately deceased, ejected him thence by the strong hand; the king orders the escheator to make extent of the premises, and to cause dower to be assigned to Isabella in accordance therewith. It is provided that 6*l.* 7*s.* 9½*d.* yearly of land in the town of Edenesdon, within the manor of Schrewardyn, and 11*l.* 2*s.* 9*d.* of the issues of the mills of Oswestry (*de Albo Monasterio*), which the aforesaid Roger committed to Isabella to hold in *tenancia* until dower from the aforesaid manor of Clon should be assigned to her, shall be restored to the executors of Roger's will.

An extent of the premises was made at Clone, on 8 October, 12 Edward, by Llewelyn Vachan, Madoc ab Llewelyn, Hugh Coydur, Meredit ab Wilym, Gilbert ab Howel, Henry Clach, Howel ap Yevan, Yevan ap Meredith, Thomas ab Hugh, Llewelyn Voil, Wilym ab Adam, and Griffin ab Henry,

1284.

Membrane 7—Schedule—cont.

who say that there are under Portlok and in the Welshery aforesaid of Themecestre little hamlets that are members of Clone, to wit Ruthin, Ruganton, Sned, Trebrother, Kilowilsy, Founen Veyr, Menetesny, Spote, Hodecote Yevan, Berefeld Thlanveyr, Treburt, Skoborre, Selle, Portloc, Treboreward, Meneton, Obbarrys, Eton Larquenhop, which is called 'Eyleston' in the king's writ, Obbendrith, Perthrodry, Obbele, Ideclyve, Hulle, Meyneston, and Edenehope, the tenants whereof do no other service except showing (*exhibent*) themselves bodily with arms in the army in time of war with their lord or his bailiff, to wit for one day and one night at their own costs, and the lord of the said tenants or hamlets receives no other profits except that the tenants do suit to the court of Clone and render each second year at Martinmas 8*l.* with the customary tenants of the hamlets of Newcastle (*Novi Castri*), Hodecote Keyset, Biketon, and Addredeleye, which hamlets are held in villeinage. They also say that the hamlet of Newcastle renders by itself yearly 24*s.* 4*d.* of rent of assize, and that the hamlet of Hodecote Keyset renders yearly 13*s.* 8*d.*, the hamlet of Biketon 36*s.*, and the hamlet of Addredeleye 12*s.* 2*d.* They also say that in the aforesaid Welshery there is a water-mill, which the abbot of Cumhyr holds, for which he renders yearly 6*s.* 8*d.* to the lord of Clone. They also say that there are in the Welshery aforesaid divers pastures, one of which is called 'Keveneron' and is extended at 13*s.* 4*d.* yearly; one called 'Meyskevenard,' which is extended at 10*s.* yearly; and one called 'Hethfeld,' which is extended at 3*s.* 6*d.* Also there is a pasture called 'Hyneye,' which is extended at 3*s.* 6*d.* Also there are in the hamlet of Biketon two carucates of land in demesne, which are extended at 20*s.* yearly; and in the hamlet of Addredeleye a carucate of land in demesne worth 10*s.* yearly; and in the hamlet of Newcastle two carucates of land, which are extended at 20*s.* yearly. They also say that the customary tenants of the aforesaid hamlets, to wit Newcastle, Hodecote Keyset, Biketon, and Addredeleye, hold in the hamlets three carucates of land for which they do their services aforesaid. They also say that the pannage, herbage, sale of underwood, with all attachments (*attach'is*) of the forest are extended at 7*l.* yearly. And they say that there are in the borough of Clone only sixty burgages, which are extended at 30*s.* yearly. And there are in the Welshery aforesaid of the waste of La Heth and the assarts 120 acres of pasture, which are extended at 10*s.* yearly. Also the pleas and perquisites, fines, heriots, reliefs and escheats of the aforesaid hamlets both of free and customary (tenants) are extended at 15*l.* yearly.

Total of the extent yearly: 32*l.* 12*s.* 9*d.* Whereof a third part is 10*l.* 17*s.* 7*d.* And besides the extent aforesaid yearly there is there each second year 8*l.* yearly of rent as is aforesaid.

Whence there is assigned to Isabella of the aforesaid yearly extent for her dower the under-written: the hamlet of New Castle with the rent and with two carucates in the same, worth by the extent 44*s.* 4*d.* yearly; the hamlet of Hodecote Keyset, extended at 13*s.* 8*d.* yearly; twenty waste burgages in the borough of Clone, extended at 10*s.* yearly, whereof thirteen are outside the gate of St. Thomas on both sides of the way towards the east, and seven burgages are without the north gate between the king's highway and the great stew; 40 acres of pasture of La Heth towards the east, extended at 3*s.* 4*d.*; the hamlets of Eton Laquernhope, Obendrith, Perthrodry, Obbele, Ideclyve, Hulle, Meyneston, and Edenehope, together with the suits of courts, pleas, perquisites, fines, heriots, reliefs and escheats of the tenants of the hamlets of New Castle and Hodecote Keyset, together with all other services and customs of the tenants of all the hamlets aforesaid above assigned to Isabella, which are extended at 100*s.*

1284.

Membrane 7—Schedule—cont.

yearly; a third of the forest aforesaid with all its appurtenances and liberties by the metes and hedges following: to wit from Thloynbleyth to Radebache, and by the brook of Radebache to the gate of the old park, thence to the fields of Hull and Ideclyve, and thence to the fields of Thlanyeuan and to the pastures of the same; whereof the herbage, pannage, sale of underwood together with the attachments and all manner liberties, are extended at 46s. 8d. yearly.

Total of the assignment yearly: 10*l.* 17*s.* 7*d.* yearly.

Besides this assignment there are also assigned to her 53*s.* 4*d.* to be received each second year at Martinmas from the tenants aforesaid assigned to her above.

MEMBRANE 6.

April 15. To the treasurer and barons of the exchequer. Order to cause Thomas Carnarvon. le Charrer of London to be acquitted of 6*s.* 8*d.* in which he was amerced in the exchequer for wines sold contrary to the assize, as the king has pardoned him this sum.

To the same. Order to cause Henry le Waleys, mayor of London, tenant of the lands that belonged to Henry Walemunt, to be acquitted of 80*l.* in which the latter was amerced before Master Roger de Seyton and his fellows, justices last in eyre at the Tower of London, for the escape of six thieves of the time when he was sheriff of London, as the king has pardoned Henry le Waleys this sum.

April 16. To the same. Order to cause the following men to be acquitted of the Carnarvon. respective sums mentioned below, in which they were amerced, whilst in the king's army in Wales by his order, before Robert de Hengham and his fellows, justices to hear and determine pleas, and before the justices of the Bench then at Shrewsbury, as the king has pardoned them in consideration of their good service in army aforesaid: Howel de Hampton 40*d.* because he did not prosecute; William de Eton for the like 20*d.*; Roger de Cheyne half a mark for a disseisin; Richard de Lechton for a false claim 40*s.*; Hugh de Bulledon because he did not come half a mark; Giles de Tuggeford for the same half a mark; William son of William de Aston half a mark for the same; John de Arundel for a false claim half a mark; Thomas Corbet because he did not come 20*s.*; Ranulph de Hadleg and Richard le Serjaunt because they had not the said Thomas 40*d.*; Hugh de Beumeys because he did not come half a mark; Ralph de Sauntford for the same half a mark; John de Mortuo Mari for the same half a mark; Ivo de Clinton for the same half a mark; John de Pycheford for the same 20*s.*; Thomas de Marham for contempt 20*s.*; John le Waleys for the same half a mark; Ivo de Sulton half a mark because he did not come; Thomas Corbet of Tasseleg and John de Pycheford because they did not come at one mark; Adam de Lacy and Richard de Lechton for the same one mark; Walter de Graseleg* and Ivo de Sulton at 40*d.* because they had not Thomas Corbet, whom they had mainperned; Ralph le Wasteneys and Hugh de Coten half a mark because they had not Richard de Turvill and Aubrey his wife, whom they had mainperned; William de Huggeford for himself and his sureties because he did not prosecute half a mark; Ralph le Wasteneys for the same 40*s.*; Roger de Buchton† because he did not come half a mark; Philip de Barynton for the same half a mark; William de Stepelton because he did not prosecute two marks; Roger le Serjaunt and Roger le Verdur for surety half a mark.

* Called *Glaseleg* in the preamble.

† Called *Burchton* in the preamble.

1284.

Membrane 6—cont.

To the sheriff of Lancaster. Order to deliver to Emma, late the wife of William son of Robert de Dokesbury, her husband's goods and chattels, which were taken into the king's hands upon William's hanging himself, as it is testified before the king that William, who had been mad for half a year or more, hanged himself under the impulse of madness, and the king, compassionating the poverty of Emma and her children, has granted the goods and chattels to her for their maintenance.

April 26. To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause
Carnarvon. Peter de la Mare, constable of Bristol castle, to have fifty oaks with all their strippings to do certain works therewith in that castle.

To the treasurer and barons of the exchequer. Order to cause Walter de Stircheleye to be acquitted of 15*l.* in which he was amerced before the justices last in eyre in co. Wilts, to wit 100*s.* for many trespasses and 10*l.* for the escape of John son of Nicholas de Costowe and Simon in le Hurne, fugitives, as the king has pardoned him at the instance of Queen Eleanor, his consort.

Vacated, because below.

The like for 20*s.* in which Walter was amerced before the justices last in eyre in co. Nottingham for many trespasses and for 13*s.* 4*d.* in which he made fine with the said justices for licence to agree.

Vacated, because below.

The like for 7*l.* in which he was amerced upon two occasions before the justices of the Bench for contempt.

Vacated, because below.

April 26. To the same. Order to cause the aforesaid Walter to be acquitted of
Carnarvon. 23*l.* 13*s.* 4*d.*, to wit 100*s.* in which he was amerced before the justices last in eyre in co. Wilts for many trespasses, 10*l.* for the escape of the aforesaid John and Simon, 7*l.* in which he was amerced as above before the justices of the Bench, 20*s.* in which he was amerced as above before the justices last in eyre in co. Nottingham, and 13*s.* 4*d.* as above for licence to agree, as the king has pardoned him at the instance of Queen Eleanor, his consort.

To the same. Whereas the king, on 25 October, in the second year of his reign, committed to Edmund, his brother, during pleasure the manor of Chaucumb, which belonged to Hamo Lestrangle (*Extranet*), and which the king caused to be taken into his hands with other lands of Hamo, and which is held of Edmund in chief, and the king ordered Henry de Shotbrok to deliver the manor to Edmund, on condition that Henry paid the issues received thence in the meantime to Peter de Gloria, merchant, in part payment of the debts in which Hamo was indebted to him, and the treasurer and barons have charged Henry with the said issues: the king orders them to acquit Henry thereof, if they ascertain that he paid them to Peter from the day of the commission aforesaid.

April 28. To the same. Order to acquit John son of Philip of 40*s.* in which he
Carnarvon. was amerced at Shrewsbury before Ralph de Hengham and his fellows, justices to hear and determine the king's pleas, for a default, as the king has pardoned him this sum.

May 1. To the same. Order to permit the executors of the will of Nicholas,
Carnarvon. sometime bishop of Winchester, to be acquitted of the fifteenth of his goods, as the king acquitted the bishop thereof by his letters patent.

1284.

*Membrane 6—cont.*May 3.
Carnarvon.

To the treasurer and chamberlains. Order to cause 44*l.* to be paid to Stephen de Penecestre for Easter term last, and to cause the like sum to be paid to him at Michaelmas next, and so from year to year for so long as he shall have the custody of the castle of Dover and of the Cinque Ports, which the king lately committed to him during pleasure, so that he should receive for the maintenance of himself, the chaplains, serjeants, and of a carpenter dwelling in the castle and for their robes 300*l.* yearly, to wit 146*l.* from the wards pertaining to the castle, 100 marks for the issues of the port and custom of the passage of Dover, and the remaining 88*l.* at the exchequer at Easter and Michaelmas, and the king understands that 44*l.* for Easter term last are in arrear.

Vacated, because otherwise on the Liberate roll.

To Roger Lestrangle (*Extraneo*), keeper of the Forest this side Trent. Order to cause Geoffrey de Caunvill to have in the forest of Allerwas twelve oaks fit for timber, of the king's gift.

To the same. Order to cause Eustace de Hacche to have in the park of Melchet, which is within the forest of Clarendon, ten oaks fit for timber, of the king's gift.

May 5.
Carnarvon.

To Reginald de Grey, justice of Chester. Order to cause the abbot of Vale Royal and William de Perton, keepers of the king's works at the abbey, to have in the forests of La Mare and Moudrem fit and sufficient timber for the works aforesaid, and to cause them to have ferns (*feugeram*) in the forests in order to make glass.

May 5.
Carnarvon.

To the sheriff of Suffolk. Order to deliver John de Walsham, imprisoned at St. Edmunds for the death of Benedict le Fevre, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Benedict in self-defence, and not by felony or of malice aforethought.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to permit John Giffard of Brumesfeud to take in the forest of Munedep five harts and another five in the wood of Periton, within the bounds of that forest, of the king's gift.

To the same. Order to cause the aforesaid John to have three harts in the forest of Dene and to have his course (*percursum*) to take them, unless he have had them by another writ, as the king lately granted them to him and he has not yet had them.

To Grimbold Pauncefot, keeper of the forest of Dene. Order to cause the bishop of Worcester to have in that forest two oaks fit for timber, of the king's gift.

To the justiciary of Ireland, or to him who supplies his place. Order to cause Thomas son of Maur[ice], kinsman and heir of John son of Thomas, tenant in chief, to have such seisin of the lands and bailiwicks that the said John, his grandfather, held in Decies (*Dessia*) and Desmond (*Dessimonia*) as John had at his death, saving the king's right when he wish to speak concerning it and the rights of others, and saving to all those whom he has enfeoffed of lands in Decies and Desmond in fee and at fee-ferm such lands and their goods and chattels in the same, and saving to the king and his tenants their commodities, approwments, corn and other goods and chattels and those of others of the lands aforesaid.

Vacated, because otherwise below.

1284.

Membrane 6—cont.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Gunnora, late the wife of Laurence de Scaccario, tenant in chief, upon her taking oath not to marry without the king's licence.

May 5. To Thomas de Normanvyll, escheator beyond Trent. Order to cause
Carnarvon. dower to be assigned to Euphemia, late the wife of William Comyn, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

The like to Master Henry de Bray, escheator this side Trent.

May 9. To the sheriff of Somerset. Order to cause Hugh Davy, imprisoned at
Neudarthlan Bury St. Edmunds for the death of Henry le Hund, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as it is testified before the king by Roger de Toftes and his fellows, justices to deliver the gaol of Bury St. Edmunds, that Hugh slew Henry in self-defence and not by felony or of malice aforethought.

MEMBRANE 5.

May 9. To the sheriff of Warwick. Order to deliver Richard son of Richard
Neudarghtlan son of Ughtred de Preston, imprisoned at Warwick for the death of Robert Porter of Preston, co. Lancaster, from prison, as William son of Gilbert de Ingol, Henry son of John del Greves, Richard de Cotum, Henry son of Ralph de Preston, Hugh son of Reiner de Preston, Richard de Lee, Adam son of William son of Lecia de Preston, Alexander son of Rikun de Preston, Roger Prat del Greves, William son of Roger son of Edusa de Preston, Richard son of Jordan de Preston, and Roger son of William de Preston, of co. Lancaster, have mainperned to have him before the justices at the first assize.

To the justiciary of Ireland, or to him who supplies his place. Order to cause Thomas son of Maurice, grandson (*nepoti*) and heir of John son of Thomas, tenant in chief, to have such seisin of the lands, counties and bailiwicks that the said John, his grandfather, held in Decies (*Dessia*) and Desmond (*Dessimonia*) as John had at his death, saving in all things the king's right when the king wish to speak concerning it and the rights of others, and saving to all others whom the king has enfeofed of lands in Decies and Desmond in fee and at fee-ferm such lands and their corn, goods and chattels in the same, provided that they answer to Thomas for the yearly fermes thereof, and saving to those to whom the king has committed lands or bailiwicks in the said places for terms of years under the seal of Ireland the chattels in the said lands and bailiwicks, whom the justiciary shall satisfy, if need be, from the king's goods for their terms or shall cause due allowance to be made to them otherwise, so that they shall be saved harmless in this behalf.

May 11. To the treasurer and barons of the exchequer. Order to cause John de
Harlech. Gisorz, citizen of London, to be acquitted of 60*l.* in which he made fine
(*Hardelagh.*) with the king for the custody of the manor of Saucamp, which belonged to William Comyn, tenant in chief, as the king has received this sum from him by the hands of Matthew de Columbar[iis], the king's serjeant, who paid it to Guycard de Burgo in the king's name in part payment of 500 marks that the king granted to him from wardships coming to his hands.

1284.

*Membrane 5—cont.*May 4.
Carnarvon.

To Geoffrey de Pycheford, constable of Windsor castle. Whereas the king lately granted to Hamo de la Chaumbre, his serjeant, keeper of that castle, twenty acres of his assarts in the forest of Windsor, to have to him and his heirs, rendering therefor a certain rent yearly as other holders of such assarts render, and Hamo has only had eight acres of the assarts as yet : the king orders the constable to cause him to have the remainder.

May 10.
Neuadarthlan.

To Roger Lestrange (*Extraneo*), justice of the Forest this side Trent. Whereas the king learns by inquisition taken by Roger that king John gave the manor of Welinton to Thomas de Erdinton, and that Thomas and his successors, lords thereof, had yearly of the said king's gift an oak in the hay of Welynton, and that their men of Welynton and Ardelfeston had likewise their estover of dead-wood and common of pasture in the Hay throughout the year except in the forbidden month and except the six weeks from Michaelmas to Martinmas, and that John son of Hugh, keeper of the said Hay, and his ministers hindered and still hinder Hugh Burnell, now lord of the manor of Wellynton, by order of Roger de Clyfford, late justice of the Forest aforesaid, and for no other reason, and that at the time of the gift there were in the manor only fourteen households (*astria*) and in the town of Ardolfeston only twenty-four : the king orders the justice to cause Roger to have the said oak yearly and to permit his men aforesaid to have such estover of dead-wood and common of pasture in the Hay.

To the treasurer and barons of the exchequer. Order to cause William de Clayton and Matilda his wife to be acquitted of 3s. 4d. in which they were lately amerced before Geoffrey Aguil[un] and Alan de Walkyngham in an assize of novel disseisin arramed by them against Henry de Kerden concerning a tenement in Salbury, because they did not prosecute the writ, as the king has pardoned them out of charity.

May 26.
Carnarvon.

To the sheriff of Lincoln. Order to cause 115 marks to be levied according to the estreats that John de Vallibus, William de Saham, Roger Luveday, John de Metingham, and Master Thomas de Sudyngton, justices in eyre in co. Lincoln, will deliver to him of the fines made before them in their eyre in that county, up to the total of the money thereof, and to pay to John 30 marks, to William 25 marks, and to each of the others 20 marks, for their yearly fees for Easter term last past granted to them in that office by the king.

The like to the sheriff of Cornwall for 90 marks, to wit 30 marks to Solomon de Roff[a] and 20 marks each to Richard de Boyland, Robert Fulcon[is] and William Brayboef, justices in eyre in that county.

To the keeper of the forest of Wyttlewode. Order to cause Robert son of John to have in the park of Hanel[eye], within the aforesaid forest, six oaks fit for timber, of the king's gift.

To the same. Order to cause Hugh de Veer, the king's yeoman, to have in the park of Pokele, within the said forest, six oaks fit for timber, of the king's gift.

To Roger le Estraunge, justice of the Forest this side Trent. Order to cause the Friars Preachers of Northampton to have in the king's woods nearest to the town of Northampton outside the park of Northampton twelve leafless oak-stumps (*robora*) for their fuel in their next provincial chapter there, of the king's gift.

1284.

Membrane 5—cont.

To the same. Order to cause the Friars Preachers of Gloucester to have in the forest of Dene twelve leafless oak-stumps for fuel in their next provincial chapter there, of the king's gift.

May 30.
Carnarvon.

To the sheriff of Devon. Order to cause Jordan le Dubber to have seisin of two messuages in Exeter that Michael le Lumbard, who fled the realm for a trespass of the king's money, held, as the king learns by inquisition taken by the sheriff that the messuages have been in the king's hands for a year and a day, and that Michael held them of Jordan as messuages that Jordan had demised to him for a term that has elapsed, and that Robert le Serjaunt of Exeter ought to answer for the king's year and waste thereof, and that the king may render the messuages to Jordan as the latter's own without wronging anyone, and that the year and waste thereof pertaining to the king are worth 20s.

May 27.
Carnarvon.

William son of William de Whyttonstall, imprisoned at Newcastle-on-Tyne for the death of John Turnays, wherewith he is charged, has letters to the sheriff of Northumberland to bail him.

To the keeper of the forest of Whitlewod. Order to cause Robert son of John to have in the park of Hanele, within that forest, six oaks fit for timber, of the king's gift.

June 1.
Carnarvon.

To the treasurer and barons of the exchequer. Order to discharge the burgesses of Scardeburg of 29*l.* 1*s.* 10½*d.* at which the chattels of Alice and Margaret, daughters of Geoffrey le Blunt, were appraised, if they ascertain that this sum has been paid to Alice and Margaret, as the king lately ordered Alexander de Kyrketon to deliver to Alice and Margaret certain chattels that the said Geoffrey bequeathed to them in his last will, as the king learns by inquisition taken by Alexander, which Alexander took into the king's hands with the goods of Emma, late the wife of Geoffrey, when he was sheriff of York by reason of a felony Emma committed in drowning herself in a ditch in the town of Scardeburg, the chattels then being in her custody, and Alexander delivered to Alice and Margaret in the presence of the bailiffs and burgesses of Scarborough the goods bequeathed, which were appraised at 29*l.* 1*s.* 10½*d.*, committing the goods that belonged to the said Emma to the bailiffs and burgesses, according to custom, so that they might answer therefor to the king before the justices at the first assize, and the treasurer and barons exact the aforesaid sum from the borough of Scardeburg.

June 6.
Carnarvon.

To Ralph Malure, keeper of the forest of Roteland. Order to permit John de Boyvill to take in the latter's wood of Wardelegh, which is within the bounds of the forest aforesaid, six oaks fit for timber for the repair of his houses.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent, or to the keeper of the forest of Wauberge. Order to cause Robert Tibotot to have in that forest six bucks of the king's gift.

To the treasurer and barons of the exchequer. Order to acquit William de Bello Campo, earl of Warwick, of 27*l.* 16*s.* 9*d.* exacted from him for his father's debt for certain lands rented to him, as the king has pardoned him this sum.

June 12.
Baladeuthlyn.

To the sheriff of Oxford. Order to deliver Leodegarius Peverel, imprisoned at Oxford for trespass of the Forest wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest and that he will not hereafter incur forfeiture in the king's forests.

1284.

Membrane 5—cont.

June 13. To Master Henry de Bray, escheator this side Trent. Order to cause
Baladeuthlyn. Henry Wyger, son and heir of John Wyger, to have seisin of his father's
lands, as the king has taken his homage.

June 20. To the same. Order to assign dower to Ellen, late the wife of Hugh
Baladeuthlyn. Aguill[un], tenant of John, son and heir of William le Botyller of Wemme,
a minor in the king's wardship, upon her taking oath not to marry without
the king's licence.

June 18. To the keeper of the forest of Essex. Order to cause the bishop of
Baladeuchlyn. Norwich to have twelve bucks in that forest, of the king's gift.

Membrane 5—Schedule.

June 14. To the treasurer and barons of the exchequer. Order to acquit
Rhuddlan. William de Hamelton and William de Sancto Claro, late guardians of the
bishopric of Winchester, then void and in the king's hands, in their account
of the bishopric of 64*l.* 9*s.* 4*d.* which they paid to J. now bishop of
Winchester for the defect of one hundred and eleven oxen and eight
hundred and twenty-four lambs delivered to him for the defect of sheep
(*bidentum*) and lambs of the stock pertaining to the bishopric that they
received in the king's name at the time of the voidance aforesaid, which
the king ought to have rendered to the bishop when he restored the
temporalities, whereof there was lacking by murrain (*morinam*) happening
in the said time of voidance and by other means shown before the
treasurer and barons to the value aforesaid, as is contained in the aforesaid
account rendered before the treasurer and barons, for which sum the
guardians have letters patent of the bishop. [*Prynne, Records*, iii. 323.]

MEMBRANE 4.

June 18. To the same. Order to cause W. bishop of Norwich to be acquitted of
Baladeuthlyn. the demand for scutage for the fees that he holds in chief for the king's
last war in Wales, as the king has pardoned him the service that he ought
to have done.

To the justices appointed for the custody of the Jews. Order to permit
Floria, late the wife of Master Elias, a Jew of London, and her household to
dwell in peace in the houses that belonged to Elias until otherwise ordered,
and to cause dower to be assigned to her from the goods and chattels of
Elias according to the custom of the king's Jewry, after making inquisition
concerning Elias's goods and chattels, saving to the king what pertains
to him thereof.

June 21. To the keeper of the forest of Cipham. Order to cause Matilda de
Baladeuthlyn. Clare to have in that forest six bucks, of the king's gift.

June 24. To the treasurer and barons of the exchequer. Order to cause Otto de
Baladeuthlyn. Grandisson to be acquitted for life of 500 marks for the ferm of the
islands of Gereseye and Gerneseye, and of all arrears thereof, as the king
granted to him the islands for life and that he should have the issues thereof
for five years after his death, and the treasurer and barons now exact from
him 500 marks for the ferm and 3,500 marks elsewhere for the same ferm.

June 25. To Master Henry de Bray, escheator this side Trent. Order to cause
Baladeulyn. Geoffrey Griffyn, son and heir of Geoffrey Griffyn, to have seisin of the
lands that his father held at his death of the king in chief, as the king has
taken his fealty and rendered the lands to him.

The like to Reginald de Grey, justice of Chester.

1284.

Membrane 4—cont.

June 27. To the sheriff of Salop. Order to deliver Adam Hubert, imprisoned at
Baladeulyn. Shrewsbury for the death of William son of Roger de Clynton, wherewith
he is charged, in bail to twelve men who shall mainpern to have him
before the justices at the first assize to stand to right if any one wish to
speak against him, as it is testified before the king by Walter de Hoperton,
John son of Aer (*Aeri*), and Robert Corbet, justices appointed to deliver
Shrewsbury gaol, that Adam slew William in self-defence and not by felony
or of malice aforethought.

June 29. To the sheriff of Hereford. Order to cause the prior of Hereford to have
Baladeulyn. seisin of a messuage in Hereford that Nicholas son of Margery, who was
hanged for felony, held, as the king learns by inquisition taken by the
sheriff that the messuage has been in the king's hands for a year and a
day, and that Nicholas held it of the prior, and that the coroner of Hereford
has had the king's year and day thereof and ought to answer to the king
therefor.

June 20. To the keeper of the forest of Whittlewod. Order to cause William de
Beladeulyn. Bello Campo, earl of Warwick, to have six bucks, of the king's gift.

To the keeper of the forest of Roteland. Order to cause the said William
to have in that forest six bucks, of the king's gift.

To Geoffrey de Nevyll, justice of the Forest beyond Trent. Order to
cause Thomas, bishop of St. Davids, to have in the forest of Shyrewod ten
bucks, of the king's gift.

July 5. To the same. Order to cause William de Rythre to have in the Forest
Carnarvon. of Galtres four bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Order to cause G. bishop of Worcester to have in the forest of Cannock
(*de Canoco*) twelve bucks, of the king's gift.

To the same. Order to cause Reginald son of Peter to have in the
forest of Pembere six bucks, of the king's gift.

To the keeper of the forest of Dene. Order to cause G. bishop of
Worcester to have in that forest four oaks fit for timber, of the king's gift.

To the keeper of the forest of Clarendon. Order to cause the Friars
Minors of Salisbury to have in that forest six oak-stumps and five cartloads
of underwood, of the king's gift.

To the same. Order to cause the Friars Preachers of Salisbury to have
in that forest six oak-stumps, of the king's gift.

July 16. To the treasurer and barons of the exchequer. Whereas the king,
Carnarvon. on 20 September, in his fifth year, granted to John son of Reginald de
Grey and his heirs that the debts due from John to the exchequer
of the debts of Ralph Moryn, which were attermuned at 20*l.* yearly,
shall be paid at the rate of five marks yearly, and the king has
granted the residue of the debts to Queen Eleanor, his consort,
and he wills that the grace of the attermination aforesaid shall be continued
to John: he therefore orders the treasurer and barons to cause the queen
and John and his heirs to have the terms aforesaid, and to cause this to be
so done and enrolled.

1284.

Membrane 4—cont.

July 12. To Master Henry de Bray, escheator this side Trent. Whereas Roger de
Carnarvon. Moubray has given in fee 10*l.* yearly of land in his manor of Melton
Moubray, which he holds in chief, to Robert de la Warde, to be held of the
king in chief, for which the king has taken Robert's homage, and another
10*l.* yearly of land there to be held by Robert for life: the king orders the
escheator to permit Robert to hold the lands in peace, although Roger
ought to hold them in chief, and to protect Robert and the lands and all
his possessions in the same.

July 20. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Carnarvon. cause Otto de Grandisono to have in the forest of Galtres twenty bucks, of
the king's gift.

To Roger Lestrangle (*Extraneo*), justice [of the Forest] this side Trent.
Order to cause Humphrey de Boun, earl of Hereford, to have in the forest
of Wauberge six bucks, of the king's gift.

July 18. To the sheriff of Stafford. Order to cause John de Bischopeston,
Carnarvon. imprisoned at Bruges for the death of John de Kersy, wherewith he is
charged, in bail to twelve men who shall mainpern to have him before the
justices at the first assize if any one wish to speak against him, as the king
learns by inquisition taken by the sheriff that John de Bischopeston slew
John de Kersy in self-defence and not by felony or of malice afore-
thought.

July 22. To the keeper of the forest of Shyrewode. Order to cause Saer de
Carnarvon. Huntyngheld to have six oaks fit for timber in that forest, of the king's
gift. By p.s. [210.]

To the treasurer and chamberlains of the exchequer of Dublin. Order
to cause Master Thomas de Chaddeworth, one of the justices of the Bench
of Dublin, to have the fee that he was wont to receive in that office for his
maintenance, together with any arrears thereof that may be due to him.

To S. bishop of Waterford, justiciary of Ireland. Order to cause this to
be so done.

To the keeper of the forest of Bradene. Order to cause Hugh de
Turbervyll to have in that forest six does, of the king's gift.

July 22. To S. bishop of Waterford, justiciary of Ireland. Order to cause to be
Carnarvon. allowed to Wulfram de Berneval, sheriff of Dublin, as much for the custody
of that county for the time when he had the custody of the king's com-
mission as was wont to be allowed to other sheriffs.

July 24. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Carnarvon. Order to cause to be replevied to Master Robert de Wynchelse, canon of
Lincoln, his wood of Salue, which is within the forest of Wauberge, until
the coming of the justices for pleas of the Forest, Roger having lately
taken the wood into the king's hands whilst passing through the forest
because Master Robert's woodwards and haywards (*messoros*) are not sworn to
keep the king's venison.

July 22. To the same or to the keeper of the forest of Salcey (*de Salceto*). Order
Carnarvon. to cause John Lovel, the younger, to have in that forest four bucks, of the
king's gift.

July 25. To the keeper of the forest of Dene. Order to cause Roger de Mortuo
Carnarvon. Mari to have in that forest six bucks, of the king's gift.

1284.

Membrane 4—cont.

July 25. To Geoffrey de Nevyll, justice of the Forest beyond Trent. Order to
Carnarvon. cause Master William de la Cornere to have in the forest of Galtres four
bucks, of the king's gift.

Memorandum, that, on Tuesday the feast of St. James, the chancellor
went from Aberconewey to Acton Burnel, on which day he delivered the
king's seal to H. de Kendal and Walter de Odyham for custody.

July 24. To the treasurer and barons of the exchequer. Notification that the
Carnarvon. king has pardoned John de Sancto Johanne 200 marks of the debts due
from him to the exchequer, and order to cause him to be acquitted of this
sum.
By p.s. [216.]

To the justices appointed for the custody of the Jews. Order to cause
John de Sancto Johanne to be acquitted of 90*l.* in which he was indebted
to Master Elias Bagard, a Jew of London, deceased, as Queen Eleanor, the
king's consort, to whom the king granted the goods, debts, and chattels
that belonged to Elias, has pardoned John the said sum, as contained in
her letters patent.
By p.s. [213.]

To the sheriff of Oxford. Order to cause John de Northeland, imprisoned
at Oxford for the death of Robert le Sumeter, slain in co. York, to be
delivered from prison, as John de Querneby, John le Lung, Henry de
Birton, Adam de Heton, Robert de Dalton, Thomas de Anesakre, John de
Wlfreton, Gregory de Bretton, Elias de Brokholes, Robert de Ledes of
Heton, John de Birton, and William de Alverton of co. York have
mainperned to have him before the justices at the first assize when they
come to those parts.

MEMBRANE 3.

July 25. To John de Ferlington, keeper of the forest of Bere. Order to cause
Carnarvon. Thomas Paynel to have in that forest three bucks, of the king's gift.
By p.s. [219.]

To the same. Order to cause [John de Sancto Johanne*] to have in that
forest six bucks, of the king's gift.
By p.s. [219.]

July 27. To Master Henry de Bray, escheator this side Trent. Order to deliver to
Nevin. John de Marisco, son and heir of William de Marisco, all the issues
received by the escheator from the manor of Cameleye, whereof John had
seisin by the charter of William his father two years before the latter's
death, as the king learns by inquisition taken by the escheator, which
manor the escheator took into the king's hands upon William's death, as
the king has granted to John all the said issues.

July 20. To the treasurer and barons of the exchequer. Order to cause Stephen
Carnarvon. de Houeden to be acquitted of all the issues received by him from
the lands whereof Guy son of Madoc son of Baleuyn, the king's enemy
and rebel, who was slain in the company of the king's enemies in Wales,
was seised in his desmesne as of the fee in co. Lancaster on the day when
he was slain, which lands the king had committed to Stephen during
pleasure, as the king has granted to him all the issues.

Aug. 5. To the same. Order to cause Almaric de Sancto Amando to be acquitted
Porcelly. of the 200 marks in which he made fine with the king for the marriage of the
the heir of Robert de Kaynes, tenant in chief, and of 100 marks of the 400
marks in arrear to the king of the 800 marks by which Adam made fine with

* The name, which is omitted in the roll, is supplied from the privy seal.

1284.

Membrane 3—cont.

the king for the wardship of the lands and heirs of the said Robert during the minority of the heirs, as the king has pardoned him these sums.

By p.s. [231.]

To the same. Order to cause the aforesaid Almaric to be released from the demand for 60s. to be paid to the king for scutage for the fifth year of his reign, as the king has ascertained that Almaric did the service due to him for his army of Wales in that year.

To Master H. de Bray, escheator this side Trent. Whereas the king is given to understand that Hawisia, late the wife of Robert de Kaynes, tenant in chief, has more in dower by the king's assignment than pertains to her, the king orders the escheator to make another extent of Robert's lands, and if he find that Hawisia has more than she ought to have, to cause dower to be assigned to her, and to take into the king's hands any excess that she may have, and to keep it until otherwise ordered, certifying the king of his proceedings.

By p.s. [231.]

Aug. 5. Henry son of Roger son of Geoffrey de Dalby, Robert son of Hugh
Porcelly. Hervy, William son of Reginald, Hervy Pese, Robert Pese, Roger son of William le Fevre, Alan son of Roger le Fevre, Robert son of Roger le Fevre, Simon le Messer, Robert le Provost, William le Provost, Peter, vicar of the church of All Saints, Dalby, Master John le Fyciscien, Roger le Messer, John Rabel, Reginald son of Milo, Humphrey son of Henry, Ivo Cok, Roger le Fevre, William le Fevre, John le Fevre, Henry Whiteskirtes, Hugh de Lokynton, Hugh son of Matilda, Henry son of Henry son of Matilda, John de Kelm, and Humphrey le Mey of Great Dalby, imprisoned at Warwick for the death of William del Hil, whereof they are appealed, have letters to the sheriff of Leicester to bail them.

Aug. 11. To Thomas de Normanvyl, escheator beyond Trent. Order to cause John
Pennaghan. Paynel, son and heir of John Paynel, to have seisin of the lands that his father held in chief, as the king has taken his homage and rendered the lands to him.

The like to Master Henry de Bray, escheator this side Trent.

Aug. 11. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent, or to
Pennaghan. the keeper of the forest of Chutte. Order to cause Master Walter Scamel, elect of Salisbury, to have in that forest ten bucks, of the king's gift.

July 20. To the justices next in eyre in co. Lancaster. Order not to molest
Carnarvon. Stephen de Houeden, king's clerk, by reason of the year and day of a messuage and a carucate of land in Atton, which Guy son of Madoc son of Bleuyn, a Welshman, who was slain in the late war in Wales in the company of the king's enemies and rebels, held, as the king learns by inquisition taken by the sheriff of that county that the messuage and carucate have been in the king's hands for a year and a day, and he granted the year and day to Stephen.

Aug. 18. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Carnarvon. cause Master Henry de Newerk to have in the forest of Galtres six bucks, of the king's gift.

By p.s.

To the sheriff of Derby. Order to deliver William son of Richard de Faerfeld, imprisoned at Derby for the death of Richard Bugge of Faerfeld, wherewith he is charged, in bail to twelve men of that county who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew Richard in self-defence and not by felony or of malice aforethought.

1284.

Membrane 3—cont.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the abbot of Glastonbury to have in the forest of Melkesham five live bucks and fifteen live does in order to stock therewith his park of Glastonbury, of the king's gift.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Master William de Luda to have in the forest of Shyrewod five live bucks and fifteen live does, of the king's gift.

Vacated, because order was sent to Robert de Everingham, steward of the forest of Shirewode, as appears in the appended schedule, because G. de Neville died before execution was made of this writ.*

Aug. 18. To Geoffrey de Neville. Order to cause Ralph de Kromwell to have in
Carnarvon. the forest of Shyrewod six bucks in addition to the one that he has already taken, as the king lately ordered Geoffrey to cause Ralph to have six bucks, of the king's gift, and he has had only one, as the king learns.

Aug. 22. To the justiciary of Ireland. Whereas the king has left Otto de
Bangor. Grandisono in Wales to keep that land and to expedite certain other things in those parts, as the king has more fully enjoined upon him by word of mouth, he orders the justiciary to cause 500 quarters of wheat and as many quarters of oats and 200 quarters of malt and 50 tuns of wine to be bought and sent to Wales, as Otto's attorneys to be sent to him in this behalf shall explain to him on Otto's behalf.

By K. on the information of Master W. de Luda.

Aug. 23. To the keeper of the forest of Rokingham. Order to cause J. archbishop
Aber. of Canterbury to have in that forest six bucks, of the king's gift.

By p.s. [258.]

To the keeper of the park of Northampton. Order to cause the archbishop to have in that park four bucks, of the king's gift.

Aug. 23. To Master Henry de Bray, escheator this side Trent. Order to deliver to
Aber. Ellen, late the wife of Geoffrey de Lucy, tenant in chief, the following of Geoffrey's manors, which the king has assigned to her in dower: the manor of Dayllington, co. Northampton, which is extended at 36*l.* 6*s.* 9*d.*; the manor of Slapton, in the same county, which is extended at 16*l.* 12*s.* 6*d.*; and the manor of Chelmundescote, co. Buckingham, which is extended at 12*l.* 18*s.* 1*d.*; provided that she shall pay yearly from the latter manor to Richard de Brus, to whom the king has granted the wardship of Geoffrey's land, 46*s.* 1½*d.* the excess of her dower according to the extent.

To the same. Like order to deliver to the said Ellen the advowson of the church of Cublyngton, which is extended at 20 marks, and the advowson of the church of Slapton, which is extended at 13 marks.

Aug. 26. To the keeper of the forest of Wyttilwod. Order to cause Master
Aber. Walter de Bathonia, king's clerk, to have in that forest two bucks, of the king's gift.

To the same. Order to cause Elias de Hauvill to have in that forest two bucks, of the king's gift.

Aug. 26. To Master Henry de Bray, escheator this side Trent. Order to cause to
Aber. be restored to the abbot of Préaux in Normandy any of his lands that may be in the escheator's hands, as the abbot came to the king with letters

* The Schedule has disappeared.

1284.

Membrane 3—cont.

patent under the seal of the prior and convent, and has besought the king to take his fealty by reason of certain of his lands in this realm, but upon the king asking the abbot for a grace by reason of his new creation and for the other things due to the king by reason of the abbot's fealty, the abbot asserted that his predecessors had not been wont to make any grace in this behalf in times past, and that their lands in England used not to be taken into the king's hands at the time of the voidance of the abbey; whereupon the king deferred admitting the fealty for a short time; and the abbot, in accordance with the king's request, made letters patent to the king agreeing to do everything that his predecessors were wont to do to the king or to his progenitors by reason of the fealty aforesaid or for any other reason in times past, as the king should cause to be enquired by his court; and the king has taken the abbot's fealty in this form. The escheator is ordered to enquire concerning the premises according to the tenor of a writ of the king's enclosed in the presents or in the manner that shall seem most fit to him.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John de Bohun to have in the forest of Wauberg three bucks, of the king's gift.

Aug. 30.
Conway
(*Aberconewey*) To Reginald de Grey, justice of Chester. Order to cause Richard de Macy to have in the forest of La Mare four live bucks and eight live does in order to stock a park of his therewith, of the king's gift.

To the keeper of the forest of Kaneuk. Order to cause Reginald de Leghe to have in that forest two bucks, of the king's gift.

Aug. 30.
Conway. To the treasurer and barons of the exchequer. Order to cause Robert de Tateshal to be acquitted of 200 marks of his and his ancestors' debts at the exchequer, which the king lately attermind at 20*l.* yearly, as the king has pardoned him 200 marks for his good service in the army of Wales and elsewhere in the realm.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Roger le Tailour, kinsman and heir of Simon son of Maurice, the 22*s.* of yearly rent in Whytele, which belonged to Simon at his death, to hold in *tenancia* until the next parliament after Michaelmas, on condition that Roger shall then be there before the king to do and receive what shall be provided by the king's council.

MEMBRANE 2.

Sept. 5.
Carnarvon. To the treasurer and barons of the exchequer. Order to permit Roger de Baddingecote to pay the 46*s.* 8*d.* due to the exchequer by 6*s.* 8*d.* yearly, and to cause this to be so done and enrolled, as the king, compassionating Roger's poverty, has granted to him these terms.

Sept. 4.
Rhuddlan. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Ralph Malure, keeper of the forest of Roteland, to have all the issues of the pannage of that forest, as the king granted them to him during pleasure, wherefore he ordered Luke de Tany, then justice of the Forest this side Trent, to cause Ralph to have the issues, and he wishes to continue the grant. The king will cause his agistors of the forest to have due allowance.

Sept. 5.
Rhuddlan. William son of Walter le Pyndere of Lanum, imprisoned for the death of Adam le Paulyn, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

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*Membrane 2—cont.*Sept. 4.
Rhuddlan.

To Master Henry de Bray, escheator this side Trent. Order to cause Roger de Monte Alto, son and heir of Robert de Monte Alto, to have seisin of the lands that Robert held in chief at his death and of the lands that descend to Roger by right of inheritance by the death of Isabella de Albinacio, countess of Arundel, deceased, as the king has taken Roger's homage and rendered the lands to him.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Henry Broun of Grafton, imprisoned at Fekinham for trespass of the Forest, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

Sept. 17.
Shotwick.

To the justices appointed for the custody of the Jews. Whereas the king lately granted to Walter de Lesseburn and Alice his wife that they should pay the 24*l.* in which they were indebted to Bonevye, a Jew of Oxford, deceased, to the said Jew at the exchequer of the Jewry by 14*s.* 11*d.* yearly, and the goods and chattels of the Jew are in the king's hands by reason of his death: the king has granted to Walter and Alice that they may pay the remainder of the aforesaid debt by the like yearly amount, and therefore orders the justices to cause them to have these terms and to cause this to be so done and enrolled.

Sept. 10.
Flint.

To the treasurer and barons of the exchequer of Dublin. Order to cause Robert Hasteng to be acquitted of 80*l.* of the ferm of the manor of New-castle in Ireland, lately committed to him, and of the arrears of the same, as the king has pardoned him this sum.

To the justiciary of Ireland. Order to cause Robert to have allowance and acquittance for the above sum.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to replevy to Rotheric son of Griffin and Beatrice his wife their wood of Upton, which is within the bounds of the forest of Huntindon, and which was taken into the king's hands for waste made therein.

To Hugh son of John, keeper of the forest of Salop. Order to cause R. bishop of Bath and Wells to have in that forest two harts and three roebucks (*capriolos*) against the coming of the king's children to Acton Burnel, of the king's gift.

Sept. 10.
Flint.

To the treasurer and barons of the exchequer of Dublin. Order to discharge Thomas de Clare of the debts wherewith the lands that belonged to O'Brien (*Obbrenn*'), an Irishman, which were the king's escheat by reason of his forfeiture, were charged on the day when the king gave the lands to Thomas.

Sept. 16.
Chester.

To Roger Lestrangle, justice of the Forest this side Trent. Order to cause the abbot of Westminster to have eight bucks for this year, of the king's gift, in accordance with the king's charter to the abbot and convent.

To the justices next in eyre in co. Hereford. Order not to molest the prior of Llanthony Prima for receiving Peter de Marinis, as it appears to the king by trustworthy testimony that the prior did not know at the time when Peter stayed in the priory anything of the outlawry promulgated against Peter in the late king's time.

Sept. 16.
Chester.

To John de Tyngewyk, keeper of the forest of Whitlewode. Order to cause Christiana Seysel to have in that forest an oak-stump (*robur*) for fuel, of the king's gift.

1284.

Membrane 2—cont.

To the treasurer and barons of the exchequer. Order to discharge Simon de Leverton, son and heir of William de Leverton, of 105*l.* 8*s.* 8*d.* and to charge the executors of the will of Robert de Fulham therewith, as the king learns by the record of the treasurer and barons that Robert was sent by the treasurer and barons of the late king's exchequer, in the forty-second year of his reign, to divers places to levy debts of the said king, and that he acknowledged that he had received of the debts of many persons 105*l.* 8*s.* 8*d.* whereof he ought to have acquitted the executors of the will of William de Leverton, of which sum Simon de Leverton produced a tally before the treasurer and barons against Robert, and that it is not found in the memoranda of the exchequer that Robert acquitted William of any debt.

Sept. 15.
Chester.

To the same. Order to cause Thomas de Clare, late keeper of the forest of Dene, to be acquitted of 60 marks, which he paid by the king's letters patent directed to him to Nuto de Florencia, merchant, out of the issues of the forest for a horse bought from him and delivered to Robert de Tybotot of the king's gift.

To the same. Order to cause Thomas de Clare, late keeper of the forest of Dene and constable of the castle of St. Briavells, to be acquitted of 4*l.* 8*s.* 6*d.* of the 100*l.* that the king ordered to be levied from the sale of wood within the forest, which 4*l.* 8*s.* 6*d.* he paid to Thomas Waryn and Walter Wyther by the king's order for the wages of serjeants of the horse-men and of the footmen for one day who were lately with the king at Osk.

To Master Henry de Bray, escheator this side Trent. Order, if Gunnora, late the wife of Laurence de Scaccario, tenant in chief, have not yet been dowered with a third of the serjeanty that Laurence had in the exchequer in the lands that belonged to Laurence in the escheator's bailiwick, to cause her to have her dower in the money arising from the serjeanty aforesaid.

To the same. Whereas the king has pardoned out of charity the abbot of Lilleshull 29*s.* of the issues of the mills of the abbey and 26*s.* 8*d.* of the abbot's hay in the manors of Lilleshull, Atingham and Preston, which the king ought to have received during the time of the last voidance, the king orders them not to exact anything from the abbot thereof and to permit him to be acquitted thereof.

To Reginald de Grey, justice of Chester. As the court of the priory of Birkeheved is open by reason of the public street that goes through the middle of it, to the nuisance of the prior and convent and the manifest scandal of their religion, as the king learns, the king has granted to them that they may enclose their court with a ditch and hedge or wall, and that they may hold it enclosed to them and their successors, on condition that the street near the priory be diverted into a place that shall be more suitable and more convenient for those passing through that place: the king orders the justice to permit the premises to be done accordingly, and not to molest the prior and convent by reason of the diversion of the street and the enclosure of their court.

Sept. 15.
Chester.

To Master Henry de Bray, escheator this side Trent. Order to cause Joan de Sancto Martino, who was the wife of William de Braybof, to have again seisin of the manor of Chadewyz, which William held and which was taken into the king's hands at William's death with his other lands, and to cause her to have everything received thence since William's death, as the king learns by inquisition taken by the escheator that the manor is of Joan's inheritance.

1284.

*Membrane 2—cont.*Sept. 15.
Chester.

To the same. Order to deliver to the aforesaid Joan the following of the said William's lands, which the king has assigned to her in dower: the manor of Fressshewatere, co. Southampton, which is extended at 8*l.* 6*s.* 6*d.*; the manor of Crofton, co. Wilts, which is extended at 10*l.* 14*s.* 11*d.*; and 12*s.* 6*d.* in the manor of Cramburn to be received from the villeins thereof.

Vacated, because the letter was restored and cancelled and changed, as appears in the appended schedule.

To the treasurer and barons of the exchequer. Order to cause Walter de Huntercumbe to be acquitted of 125 marks due to the exchequer for divers debts of his ancestors, as the king has pardoned him in consideration of his good service.

To the justiciary of Ireland and to the treasurer and barons of the exchequer of Dublin. As the king wills that Walter de Wymburn, sworn of the king's council in England, shall assist the justiciary of Ireland in the matters concerning the king before the justiciary as he did the king in England, he orders the justiciary to admit William to all things there touching the king as one of his council.

To Ranulph de Acre, keeper of the Tower of London. Order to cause Guy, formerly prior of Montacute, imprisoned in the Tower for certain trespasses, to be replevied from prison upon his finding sufficient mainpernors who shall undertake to have him before the king in fifteen days from Michaelmas to stand to right. [Prynne, *Records*, iii. 324.]

Sept. 14.
Chester.

To S. bishop of Waterford, justiciary of Ireland. Whereas the king has granted to Walter de Wymburn the precentory with the prebend and all other appurtenances in St. Patrick's cathedral church, Dublin, to have in the same way as Eudo de Sancto Edmundo, deceased, had, the king orders the justiciary to cause anything thereof that may have been alienated, destroyed or occupied by any writ of the king's seal of Ireland or otherwise to be restored to the precentory and prebend. [Prynne, *Records*, iii. 329.]

The like to Nicholas de Clere, guardian of the archbishopric of Dublin.

To William de Meynil and his fellows, justices appointed to deliver Nottingham gaol. Order to deliver to Emma, late the wife of John de Cokerton, lately hanged, the goods and chattels of the said John upon her finding security to answer to the king before the justices next in eyre for common pleas for the chattels that belonged to John at his death, in accordance with an appraisement thereof made before them.

Sept. 15.
Chester.

Hugh de Berwordecote, imprisoned at Worcester for the death of John de les Breres, who was slain at Derby, wherewith he is charged, has letters to the sheriff of Derby to bail him.

Sept. 15.
Chester.

To the treasurer and barons of the exchequer. Whereas lately by reason of an error in the estreat sent to the exchequer by John Bek of the fine of 200 marks that Philip de Stanburn and Hugh Bunting made before John for the king's use for trespass of the king's money, all the money was exacted from Philip by summons of the exchequer, no mention being made of Hugh; whereupon the king ordered John to certify him how much of the fine ought to be levied from Philip and how much from Hugh; and John wrote back that 9*l.* 12*s.* 4*d.* ought to be exacted from Philip and 4*l.* 14*s.* 4*d.* from Hugh: the king orders the treasurer and barons to correct the first summons of the exchequer from Philip of 200 marks, and to charge him and Hugh respectively with the aforesaid sums, and to cause Philip to be discharged of the sum charged upon Hugh.

1284.

*Membrane 2—cont.*Sept. 25.
Chester.

To Master Henry de Bray, escheator this side Trent. Order to cause Robert de la Val, son and heir of Eustace de la Val, to have seisin of the lands that his father held in chief, as the king has taken his homage and rendered the lands to him.

To the treasurer and barons of the exchequer. Order to cause Hugh de Babington, the late king's sheriff of Nottingham and Derby, to be acquitted of 12 marks that he levied from the township of Ekenton for the escape of John Weng from the custody of the township, as he paid this money to William de Steynesby of the late king's gift, as appears to the king by the late king's writ to him and by William's letters patent testifying the receipt, which are in the chancery.

To the bailiffs of Shrewsbury. Order to permit the abbot of Haghman to enjoy in that town the quittance of paying toll that he has hitherto used and enjoyed, as the abbot claims to have quittance of paying toll throughout the realm by the charters of the king's predecessors.

*Membrane 2—Schedules.*Sept. 15.
Chester.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joan, late the wife of William de Brayboef, tenant in chief, the following of William's lands, which the king has assigned to her in dower: the chief messuage of the manor of Cramburn, co. Southampton, which is extended at 6s. 8d.; a moiety of the same manor, which moiety is extended at 6l. 14s. 11d.; a third of the manor of Freskewatre, in the same county, which third is extended at 55s. 6d.; the manor of Crofton, co. Wilts, which is extended at 10l. 14s. 11d.: on condition that she render to the exchequer 29s. 1½d. the excess of her assignment by the extent.

Sept. 15.
Chester.

To the same. Order to deliver to the aforesaid Joan the following of the said William's knights' fees, which the king has assigned to her in dower: a fee that William de Stratton holds in Westratton; half a fee that John de Norton holds in Norton.

MEMBRANE 1.

Sept. 28.
Overton.

To Reginald de Grey, justice of Chester. Order to cause Henry de Lacy, earl of Lincoln, to have in the forest of La Mare forty bucks and does of each sex according to his discretion, in order to stock his park of Dinbegh, of the king's gift.

Sept. 27.
Overton.

To the treasurer and barons of the exchequer. Order to cause Thomas de Pyn, sheriff of Devon, to be acquitted of 16l. of the issues of the manor of Woburneford, which was in the king's hands by reason of the death of Jacob Copyn, a Jew, lately hanged, as Thomas paid this sum to Peter de Greynham, to whom the king granted the issues of the manor, as Peter has acknowledged before the king.

To the same. Order to cause Adam de Monte Gomery to be acquitted of 12l. 10s. 6½d. exacted from him of the issues of the manor of Oswestry (*de Albo Monasterio*), as the king has pardoned him this sum because it appears to him that Adam incurred divers costs and expenses in the king's service at the time when he had the custody of the castle and manor of Oswestry about the defence and protection of the neighbouring parts, the king being then in the Holy Land.

1284.

Membrane 1—cont.

Oct. 20. To the treasurer and chamberlains. Order to cause Maurice de Crodonio
Carnarvon. to have the arrears of 40*l.* that the king granted to him yearly at the
exchequer, according to the tenor of the king's writ of *liberate* in the
exchequer.

Sept. 28. To John de Kyrkeby, the treasurer. Order to examine the extents at
Overton. the New Temple, London, of the lands that Edmund, the king's brother,
and Avelina his wife, deceased, held of Avelina's purparty of the lands that
belonged to Richard de Monficchet, which were taken into the king's hands
by reason of her death, and to assign to Isabella, late the wife of Richard
de Plaiz, tenant in chief, the dower falling to her of Richard's purparty of
the lands that were taken into the king's hands by reason of Avelina's
death, after taking oath from Isabella that she will not marry without the
king's licence.

Sept. 30. To the treasurer and chamberlains. Order to cause Master Berard de
Overton. Neapoli, the pope's notary, to have the arrears of his fee of 80 marks that
he receives at the exchequer, in accordance with the king's writ of *liberate*
in their possession.

Richard de Craven, imprisoned at Pontefract for the death of Jordan le
Barker, wherewith he is charged, has letters to the sheriff of Lancaster to
bail him.

To the treasurer and barons of the exchequer. Order to cause Alice, late
the wife of Alan Strawlove, to be acquitted of two marks exacted from her
for the mainprise that Alan formerly made to the coroners of co. Salop
for a horse that was the king's deodand by the death of William Paytevyn,
whom the horse slew by mischance, as the king has pardoned her this
sum out of compassion for her poverty and need.

Oct. 2. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Overton. Order to deliver John Bruselaunce, imprisoned at Colchester for trespass of
the forest of Essex, in bail to twelve men who shall mainpern to have him
before the justices for pleas of the Forest and that he will not hereafter
forfeit in the king's forest.

To the sheriff of Salop and the coroners of that county. Order to cause
William son of Madoc de Milneheth to have his goods and chattels, which
were taken into the king's hands because he slew Robert son of Richard
Gamel, as the king has pardoned him the suit of his peace for the death of
Robert, whom he slew in self-defence, and has given to him out of charity
his goods and chattels.

Oct. 1. To the treasurer and barons of the exchequer. Whereas the king lately
Overton. granted to John Giffard and Matilda de (*sic*) Lungespeye, his late wife, that
they might pay the debts due to the exchequer of the debts of Walter de
Clifford, Matilda's father, at the rate of 20*l.* yearly, and John did not keep
these terms, as the king learns: the king has granted to John that he may
recover these terms, and therefore orders the treasurer and barons to cause
John to have these terms and to cause this to be so done and enrolled.

To Geoffrey de Nevyll, justice of the Forest this side Trent. Order to
cause Master Geoffrey de Aspale, master of St. Leonard's hospital, York, to
have in the forest of Galtres four live bucks and eight live does in order to
stock a park of his, of the king's gift.

To the sheriff of Somerset. Whereas the king learns by inquisition
taken by the sheriff that one service only was due to the king's hundred

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Membrane 1—cont.

of Cattlesal' (*sic*) for all the tenement that Geoffrey de Maundevyll held in Kynton Maundevill before the prior of the hospital of St. John, Wells, was enfeoffed of any part thereof, and that Geoffrey and his heirs ought to acquit the prior of the said suit by their charter, and that Geoffrey does the suit for that tenement to the hundred: the king orders the sheriff not to distrain the prior to do divers suits for his portions of the inheritance aforesaid separately, and to release any distraint that he may have made.

Oct. 4. To the treasurer and barons of the exchequer. Order to acquit Richard Hope. Raven of 40*d.* at which he was amerced before the justices of the Bench at Shrewsbury for a default, as the king has pardoned him out of charity.

Oct. 4. To the treasurer and barons of the exchequer of Dublin. Order to allow Hope. to Hugh Pape and his fellows, merchants of Florence, to whom the king lately demised his custom of Ireland for a certain term for a thousand pounds yearly, 100*l.* of the ferm aforesaid, as the king has pardoned them this sum because he took the custom into his hands before the end of the term.

To the treasurer and barons of the exchequer. Order to cause William del Aler to be acquitted of 40*s.* in which he was amerced before the justices last in eyre in co. Essex for pleas of the Forest for a trespass of the Forest, as the king has pardoned him this amercement.

Oct. 8. To the keeper of the forest of Bere. Order to cause Robert le Sauser Llangernieu. and Thomas de Candevre, the king's huntsmen, to have two does, of the (*Thlangernieu.*) king's gift.

Oct. 8. To the treasurer and barons of the exchequer. Whereas the king Conway. ordered William de Sancto Claro and William de Hamilton, late guardians of the bishopric of Winchester, to pay out of the issues of the bishopric to Simon de Wyntoniam, sheriff of Southampton, 40 marks, to be expended on the repair of the king's houses in the castle of Winchester by the view and testimony of the abbot of Hyde at Winchester: the king orders the treasurer and barons to cause Simon to be acquitted of the said sum if they ascertain by letters patent of the abbot or otherwise that Simon has faithfully expended it as above.

Oct. 18. To Peter de la Mare, constable of Bristol castle. Order to deliver to Carnarvon. Matilda, late the wife of Richard Hak, lately slain in Bristol, his goods and chattels, which the constable took into the king's hands by reason of Richard's death, out of charity of the king's special grace.

Oct. 20. To the sheriff of Worcester. Order to cause Hugh de Berewardecote, Carnarvon. imprisoned at Worcester for the death of John de Beres, slain at Derby, wherewith he is charged, to be delivered from prison, as the king, upon learning by an inquisition taken by the sheriff of Derby that Hugh slew John in self-defence and not by felony or of malice aforethought, ordered the sheriff of Derby to certify him of the names of twelve mainpernors who should undertake to have Hugh before the justices at the first assize to stand to right if any one wished to speak against him, and Hugh has found as mainpernors before the sheriff of Derby Walter de Ribuf, Roger de Berewardecote, William de la Cornere, Richard de Hawe of Little Over, Robert de Berewardecote, Walter his brother, William de Stok, Robert de Melton, John le Chaumbereys, William le Fevre of Etewell, John le Blund, and Simon le Chaloner.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Gilbert de Clare, earl of Gloucester and Hertford, to have six bucks in the forest of Whythelwod, of the king's gift.

1284.

Membrane 1—cont.

Oct. 23.
Carnarvon. To the justices appointed for the custody of the Jews. Order, if the debts that Miles de Hastings owes to the late Master Elias, son of Master Moses, a Jew of London, are in the king's hands or in the hands of any of his Jews by the death of Elias, to cause Miles to be acquitted of the pains and usuries of the said debt, and to cause him to have reasonable terms for the principal debt at which he may pay it without selling or alienating his lands, and to cause this to be so done and enrolled.

To Roger Lestrange (*Estraneo*), justice of the Forest this side Trent. Order to replevy to Richard son of Richard de Seyton and Margery his wife, Simon son of Richard de Seyton and Sarah his wife until the coming of the justices next in eyre for pleas of the Forest their wood within the bounds of the forest of Rokingham, co. Northampton, which was lately taken into the king's hands for waste committed therein.

Oct. 22.
Carnarvon. To the treasurer and barons of the exchequer. Order to cause Geoffrey de Corton to be acquitted of 20s. by which he made fine with the king for having writs, as the king has pardoned him out of charity.

To the sheriff of Lincoln. Order to deliver William son of Richard le Pentur, imprisoned at Lincoln for the death of an unknown man slain at Litelpaunton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew the man in self-defence and not by felony or of malice aforethought.

Oct. 22.
Carnarvon. To Stephen de Houeden. Order to cause the 2,000*l.* that he lately received at the exchequer by the king's order and are in his custody to be paid to the prior of the Friars Preachers of Rothelan and to Ralph de Broghton, whom the king appointed to enquire concerning the damages and losses of the church in Wales by reason of the late war, to do with the money what the king has ordained and enjoined upon the prior and Ralph by word of mouth.

To the sheriff of Cumberland and the coroners of that county. Order to replevy to Robert Arturet his goods and chattels, upon his finding security to answer for them before the justices next in eyre in that county, which goods were taken into the king's hands by reason of the death of William de Bowaldif, wherewith Robert is charged, by reason whereof he was imprisoned at Carlisle and afterwards delivered to the bishop of Carlisle according to the privilege of the clergy.

Oct. 27.
Harlech
(*Hardclagh.*) To the treasurer and barons of the exchequer. Order to cause Nicholas de Chesney to be acquitted of 100s. at which he was lately amerced before the justices in eyre in co. Hertford, as the king has pardoned him this sum at the instance of Henry de Greneford.

Nov. 2.
Bere. To Richard de Holebrok, keeper of the forest of Rokyngham. Order to deliver Walter le Hunte of Geytenton, imprisoned at Rokingham for trespass of the Forest, in bail to twelve men who shall undertake to have him before the justices next in eyre for pleas of the Forest to stand to right if any one wish to speak against him.

Richard le Rede of Dorton, imprisoned at Eylesbir[y] for the death of John Ive, whereof he is appealed, has letters to the sheriff of Buckingham to bail him.

1284.

Membrane 1—cont.

Nov. 4. To the sheriff of Buckingham. Order to deliver John son of William Bere. Hereward, imprisoned at Eylesbur[y] for the death of John Ive, whereof he is appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew the said John in self-defence and not by felony or of malice aforethought.

Nov. 6. To the treasurer and barons of the exchequer. Order to examine the Bere Castle. acquittances and allowances that John de Londonia, king's clerk, asserts that he has of the time when he was in the king's service, of which he is bound to render an account at the exchequer, and to discharge him in the account according to the sum contained in the quittances and allowances, and to certify the king of any arrears due to him or of any surplus of the said account.

Nov. 6. To the same. Order to discharge Malcolm de Harlegh, king's clerk, late Bere. keeper of the abbey of Westminster, then void and in the king's hands, of the corn, stock, goods and debts that belonged to Richard, late abbot of that place, delivered by him to Walter de Wenlok, now abbot, in accordance with the king's order.

Nov. 10. To the keeper of the forest of Wychewod. Order to cause Master Llanbadarn- Nicholas de Marham, parson of the church of Dadinton, to have in that vawr. forest four good oak-stumps (*robora*) for fuel, of the king's gift.

To the sheriff of Leicester. Order not to molest the abbess and nuns of St. Mary de Pratis without Northampton by reason of the statute of mortmain concerning five bovates of land in Stapelford, as the king learns by inquisition taken by the sheriff that Agnes de Vescy enfeoffed the abbess and nuns thereof in the 56th year of the late king's reign, and caused them to have seisin thereof.

Membrane 1—Schedule.

Upon the king sending his writ, dated at Karnarvan, 9 July, in his twelfth year, here duly set out, to Master Henry de Bray, escheator this side Trent, ordering him to assign dower to Mathia, late the wife of William de Stok, tenant in chief, upon her taking oath not to marry without the king's licence, an extent and inquisition concerning William's lands were made; by which inquisition it is found that William held at his death the manors of Stok, Bestwell, St. Andrew and Stanberge, with the advowson of the church of Stok, of Robert son of Payn, and certain lands in Blaneford of the prior of Waspring, and the manor of Wynterbourn Fiveesse of Hawisia de Greile, all of which are extended at 47*l.* 16*s.* 11¼*d.*, whereof a third part is 15*l.* 18*s.* 11¾*d.* For which third part there are assigned in dower to Mathia, late the wife of the said William, as follows: in Wynterbourn Fiveesse two barns (*grangee*) with a curtilage and an adjoining croft on the south; a cowshed outside the gate of the lord's court; a bakehouse situate between the dairy (*dayeriam*) and the garden; all the garden with the dovecote on the east side of the court; three parts of a *cultura* called 'Hegeforlange' on the south; three parts of four acres of land at the head of the *cultura* on the west; three parts of seven acres of land near the said *cultura* on the west; three parts of the *cultura* called 'Denwodforlange' on the north; three parts of the *cultura* called 'Fifteneacre' on the west; three parts of the *cultura* called 'Stanes' on the west; three parts of the *cultura* called 'Stretforlange' on the west; three parts of a *cultura* called 'Lortemerforlange' on the south; a third of an acre of

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Membrane 1—Schedule—cont.

land in Scortstiche on the west; three parts of two *cultura* called 'Garston,' on the west; three parts of the *cultura* called 'La Marle' on the east; three parts of the *cultura* called 'Rochelon' on the north; three parts of the *cultura* called 'La Breche' near the wood on the west; three parts of the *cultura* called 'Staniforlange' on the south; three parts of the *cultura* called 'Nyenacres' on the east; three parts of the *cultura* called 'Twentiacres' on the east; three parts of the *cultura* called 'Enleveacres' on the east; three parts of another *cultura* in La Breche on the south; three parts of the *cultura* called 'Betacres' on the east; three parts of the third (*iii^e*) *cultura* in La Breche on the south; three parts of a *cultura* called 'La Worth' on the west; three parts of the meadow called 'Westmed' on the east near the little court (*curtillum*) of the said Mathia; three parts of the meadow called 'Estmed' on the north. Also the rents, customs and services of William May, Robert Wele, William le Neu, Basilia, late [the wife] of Peter Wele, Henry Merman, Alan le Salter, Robert Mase, Alice, late the wife of Henry Alani, Hugh Guyer, Christiana, daughter of Alan le Salter. Three parts of the wood of Colwod on the east. Pasture for 100 sheep, nine oxen, three cows, five spare (*ociosa*) plough-beasts (*averia*), two plough-horses (*afros*), and twenty swine. The advowson of the church of Wynterbourn Fivesse at the third turn.

There are also assigned to her in the manor of Stok the following: the barton of the court of Stok with an adjoining croft within the barton on the south; five acres of arable land in Estforlange near the wood on the north; five acres of land at the head of Estforlange extending over the croft of Hugh le Bole; seven acres in the croft called 'Eylewyneshey'; seven acres in the west field extending over the meadow of Wychingesham; $1\frac{1}{2}$ acres in Gesefield near the wood; an acre of land in the upper *cultura* extending over La Wysine; all the meadow of Wychingesham with the pasture; all the meadow called 'Grabbemed' with pasture. The meadow of Mulham with the pasture; two acres and one perch of meadow in the meadow of Estmed on the north. Also the rents of Hugh Fox, Henry le Bole, Richard le Bere, wife of Faunt, Richard Stane, Peter de la Hyde, Richard de Fraxino, Isabella de la Hirne, Henry Bound, Amelota ad Fontem, Hugh le Bole, and Edith, late the wife of Isbert, with their services and customs. All the wood with the pasture there. A moiety of all the heath and of the pasture in the same on the west. A moiety of a moor where turves are dug called 'Depedelve' on the west. The advowson of the church of the manor of Stok at the third turn.

There is also assigned to her the manor of St. Andrew with appurtenances, with the homages, reliefs, suits of court and all other services and customs both of freemen and of villeins.

Also three parts of a messuage in Blanford, with a house called a barn (*grangea*) on the west; three parts of the *cultura* called 'Pilewen' on the south; three parts of the *cultura* called 'le Marler' on the south; three parts of the *cultura* near the garden on the south; three parts of the *cultura* called 'La Fayre' on the south; three parts of the *cultura* called 'Shortegge' on the south; three parts of the *cultura* extending to the cross on the south; three parts of the *cultura* extending over the meadow and highway on the east; three parts of the meadow, which contains nineteen acres on the west. The rent of 8s. 1d. from John Goys, 4s. from Roger Love, 6s. 8d. from Adam Hittcock, 20d. from Alice, late the wife of Thomas le Mestre, and 3d. from the rent of Ralph the Smith (*fabro*).

All of which, with the exception of the advowsons, are extended at 15l. 18s. 11 $\frac{3}{4}$ d.

This assignment was made on 1 August, in the twelfth year of Edward's reign.

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MEMBRANE 10d.

Enrolment of grant by Brother Peter, prior of Lenton, and the convent of the same to the king of the advowson of the church of Falmersam, in the diocese of Lincoln, with the chapel of Pabham, extended at 70 marks, which they had of the gift of William Peverel, the founder of their house, whose lands came into the hands of one of the king's ancestors by escheat. For this the king has given them in exchange the advowson of the church of Horseleye, in the diocese of Lichfield and Coventry, with the chapel of Deneby, which are extended at 55 marks. Witnesses: Sir Ralph de Crumwell, Sir Richard de Grey, Sir Robert de Stretley, Sir John de Heryz, Sir Robert de Everingham.

Dec. 22.
Hereford.
(Hertford.)

Enrolment of deed of the said prior and convent reciting the aforesaid exchange, and granting that if, upon the death or cession of the parson of the church of Falmersham, the king be hindered in his presentation by any one so that a fit parson shall not be admitted at his presentation, he shall have again, if he wish, the advowson of the church of Horsleye, and the prior and convent shall have again the advowson of the church of Falmersham. Dated at Lenton, in full chapter, on the octaves of Martinmas, 12 Edward.

Memorandum, that these charters were delivered into the king's wardrobe at Leministre, on Tuesday the morrow of St. Nicholas, to Master William de Marchia, to be kept in the wardrobe.

Henry Canne of Leministre acknowledges that he owes to William de la Haye, clerk, 49s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Memorandum, that on Sunday before St. Lucy, John de Radenor, clerk, late keeper of the works of Buelt, came into chancery at Wyggemor, and there rendered and restored to R. bishop of Bath and Wells, the chancellor, the following sealed writ (*canc**) of *liberate*: 'Edward, etc. to his (*sic*) treasurer and chamberlains. Pay out of our treasury to Hoel Meurici, constable of the castle of Buelt, and to John de Radenor, our receiver there, the 250*l.* due to us from William de Bello Campo, earl of Warwick, at the terms at which the earl shall pay them to the exchequer, in order to make our works of the said castle. Witness myself at Westminster, 5 November, in the ninth year of our reign. By the king himself.'

Memorandum, that the said writ is filed on the file of royal writs of the present year.

Dec. 16.
Shrewsbury.

Geoffrey de Genevill and Matilda, his wife, and Peter, their eldest son, acknowledged that they owe to William de Valencia 1,200*l.* for the commission of certain lands that belonged to Maurice son of Gerald in Ireland tenant in chief, deceased, and for the marriage of Gerald, son and heir of the said Maurice, a minor in William's wardship by the demise of Thomas de Clare, to whom the king granted the wardship and marriage: to be levied, in default of payment, of their lands and chattels in England and Ireland.

[*Cancelled on payment, as below.*]

For greater security they found as sureties Henry de Lacy, earl of Lincoln, Peter Corbet, Edmund de Mortuo Mari, Robert de Mortuo Mari, Roger de Mortuo Mari, Richard de Brus, Robert Tibotot, Urian de Sancto Petro, Grimbald Pauncefot, Guncelin de Badesmere, Bogo de Knovill, and Laurence de Lodelawe; who acknowledged that, in default of payment, the said sum shall be levied from their lands and chattels, to wit

* *Canc[ellario]* has been carelessly repeated.

1283.

Membrane 10d—cont.

100*l.* each. They also granted that if any one of them shall die before payment, the 100*l.* for which he is surety shall be levied in equal portions from the others.—*W. de Hamelton received William's acknowledgment of the receipt of the money aforesaid.*

Cancelled upon payment, as appears by William de Valencia's letter patent of acquittance, which is on the files, amongst the king's writs of the 16th year. And William afterwards came in his own person, and again acknowledged that he had been paid the said sum.

Stephen Sarazyn, burgess of Chester, acknowledges that he owes to Eustace de Hacche 12 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

John de Hodeston acknowledges that he owes to Otto de Grandisono 36 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland. *Cancelled on payment.*

John de Maunecestre acknowledges that he owes to John de Monte Alto 40 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick. *Cancelled on payment.*

1284.

Jan. 11.
York.

Geoffrey de Genvill, William de Bello [Campo], earl of Warwick, and Henry de Grey acknowledge that they owe to William de Valencia 100*l.*; to be levied, in default of payment, of their lands and chattels.

Cancelled on payment, acknowledged by William de Valencia before W. de Hamelton, and as appears by his letters patent of acquittance on the files amongst the king's writs of the sixteenth year.

Alexander Tewyt came before the king, on Tuesday after the Epiphany, and sought to replevy his land and the land of Richard le Fevre, William le Tistour of Morpeth and Alice his sister, Ralph le Lorimer, and Richard Wyot in Morpeth, which was taken into the king's hands for their default against Jul[iana], late the wife of Miles de Morpeth. This is signified to the justices of the Bench.

William de Catteclive came before the king at York, on the same day, and sought to replevy his land of Ce[s]trefeld, which was taken into the king's hands for his default at Westminster against Amice de Catclyve. This is signified to the justices of the Bench.

John Durant came before the king at York, on the same day, and sought to replevy his land in Cestrefeld, which was taken into the king's hands for his default against the aforesaid Amice. This is signified to the justices of the Bench.

Enrolment of demise by John, son and heir of William de Sunderlandvyck, made after he came of age and had done homage to his chief lord Sir Robert de Ros, to Master Thomas de Grimeston, archdeacon of Cleveland, of all the manor of Thorp Audeburg with all appurtenances for the term of sixteen years from the Assumption, 1283, which manor John's father had previously demised to Thomas for the term aforesaid: to be held according to the tenor of the chirograph made between John's father and Thomas. In witness whereof John has put his seal to this deed, a transcript of which the archdeacon has made for him under his seal. Witnesses: Sir Amand de Rue, Sir John de Melsa, Sir John de Carleton, Sir Henry de Preston, knights; William de Grimeston, Walter de Flymton, John de Fytling, John de Autayn of Neuton, and Richard de Ethernich.

1284.

Membrane 10d—cont.

Jan. 12. *Memorandum*, that John came into chancery, and acknowledged the preceding deed.

Thorpe.

To the sheriff of York. Order to permit the warden and brethren of the Hospital of St. Nicholas without York to enter and hold a bovate of land in Buttercram of the fee of the hospital, notwithstanding the statute of mortmain, as the king, out of compassion for their poverty, has granted to them that Richard son of Nicholas le Mouner may give and assign to them the said bovate and that they may buy the land from Richard.

Ralph son of Roger came before the king, on Sunday after St. Hilary, and sought to replevy to Peter de Saunton the latter's land in Pontefract, which was taken into the king's hands for his default against Constance, late the wife of William Elys. This is signified to the justices of the Bench.

John de Diggeby acknowledges that he owes to William de Hamelton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Jan. 20.
Blyth.

To the bailiffs of Edmund, the king's brother, at Assheburn. Order to permit the abbot and convent of Crokesden to hold two messuages in Assheburn that are of their fee, notwithstanding the statute of mortmain, as the king has granted to them that they may hold the messuages, which Richard de Prez, lately deceased, and Thomas de Tydeswell, who held them, rendered to the abbot and convent.

William Tredegold came before the king, on Sunday after St. Vincent, and sought to replevy to Robert de Eton the latter's land, which was taken into the king's hands by reason of his default against Peter le Teuler. This is signified to the justices of the Bench.

Thomas Malet and Margaret his wife came before the king, on Wednesday after the Conversion of St. Paul, and sought to replevy their land in Pakynton, which was taken into the king's hands for their default against Joan, late the wife of Simon de Seyntmor. This is signified to the justices of the Bench.

MEMBRANE 9d.

Jan. 24.
Clipstone.

Robert de Rowell acknowledges that he owes to John Torald of Nottingham 46s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Memorandum, that Humphrey de Veylly, knight, came into chancery at Lincoln, and sought to have a deed of quit-claim of the manor of Ouston enrolled, and he acknowledged the deed in form following:

Release by the said Humphrey to Sir William de Hamelton, clerk, of any right or claim that he might have by reason of any agreement or contract made between William and him after the feoffment of William of the said manor with the advowson of the church of the same made by Humphrey, who wills that all deeds of such agreements that may be opposed to the feoffment aforesaid shall be annulled. Witnesses: Sir Adam de Neumarche, Sir Stephen le Waleys, Sir Peter de Retherfeld, Sir John Deuyas, Sir Peter de Hathelsey, knights; Alan de Smetheton, Peter de Arcubus, Thomas de Skauceby, Thomas de Reynvill, Henry de Rockele. Dated at Lincoln, on Sunday before the Conversion of St. Paul, 12 Edward.

1284.

Membrane 9d—cont.

Enrolment of deed of William de Hamelton, clerk, granting that if the aforesaid Humphrey pay to him 100 marks on the day of the Purification, 1287, together with all sums of money that William shall pay for the aforesaid Humphrey by reason of the manor of Ouston, which William has of his gift, then William shall be bound to deliver to him 105s. yearly of land and rent in the said manor, to have in *tenancia* for the use of his heir who shall be then surviving and of a kinswoman of William's, to be nominated by William, after Humphrey's death, together with all other lands that may come to Humphrey and Lucy, his wife, after the date of this letter, together with all the remainder of the manor when the said heir and William's kinswoman come of age, to have by fine (*cirographum*) to be levied between Humphrey and Lucy and William and the said heir and kinswoman. Dated at Lincoln, the day of the Purification, 1283.

Memorandum, that Humphrey afterwards came into the exchequer at Westminster, and granted that the deed thus made to him by William shall be cancelled and annulled, as is contained in certain letters under the seals of Philip de Wileby, then chancellor of the exchequer, and Roger de Norwod, then baron of the exchequer, together with Humphrey's seal, testifying this acknowledgment, which letters are on the files of the writs of chancery.

William le Vavasor acknowledges that he owes to Humphrey de Veilly 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of inquisition taken at Dublin, on Wednesday after St Mark, 9 Edward, before Robert de Ufford, justiciary of Ireland, by Philip de Staunton, Walter Lenfaunt, Nicholas de Dunheved, Walter de Nevill, Walter Portel, William Cadel, William Prendegast, William Waspayl, Maurice Purcel, John Punchardon, and Nicholas de Onethe, who say that Geoffrey de Geneville and Matilda, his wife, hold certain lands in Meath (*Mide*) of Matilda's inheritance that are outside the bounds of every of the king's counties, and that before the liberty of Meath was taken into the king's hands the king's writs there used to be addressed immediately to Hugh de Lacy and Walter de Lacy, Matilda's ancestors, and to their bailiffs there, and that this was changed from the time of the taking of the liberty aforesaid by the justiciary and by the chancellor and by other ministers of the king at their will and not for any other cause. They also say that it is not to the king's damage if his writs are directed to them [that is Geoffrey and Matilda] immediately as they were wont to be done in times past, but to his great profit because he would be able to have heavier amercements from them than from his sheriffs, and his orders would be more quickly and better executed by them than by sheriffs.

John de Heriz, Henry de Perpunt, John de Anesleye, Fulk de Hotot, and William de Gippesmere acknowledge that they owe to John de Sutton 120 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

John de Heriz acknowledges that he owes to Henry de Perpunt, John de Anesleye, Fulk de Hotot and William de Gippesmere 120 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

William del Cley of Lincoln acknowledges that he owes to Alan Stoyl of Lincoln 15 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

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Membrane 9d—cont.

Geoffrey de Hacthorn acknowledges that he owes to the abbot of Barlyng six marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas de Alta Ripa came before the king, on Monday before the Purification, and sought to replevy a moiety of a mill in Hapton, which was taken into the king's hands for his default against John de Schetlesworth. This is signified to the justices of the Bench.

Master Henry de Bray acknowledges that he owes to Henry de Glastonia 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Feb. 10.
Nettleham.

Memorandum, that Benedict de Rolleston came into chancery at Lincoln on Tuesday 8 February, and acknowledged that he had received 45 marks from Nicholas Fernbaud in part payment of 50 marks due to him.

William de Metheringham acknowledges that he owes to Roger de Danecastre 2 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert del Held of Newerk acknowledges that he owes to Henry de Perepunt 104*l.*, for payment whereof he found as sureties John de Thorp, Robert Payn of Newerk, John de Covinton, William Crag, William de la Wodehouse, Hugh de Codinton, clerk, and Hugh son of Lettice, who granted that this debt shall be levied, in default of payment by Robert, of their lands and chattels.

Robert de Wyleford acknowledges that he owes to Nicholas de Clere 14*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

MEMBRANE 8d.

Feb. 8.
Nettleham

To the sheriff of Cornwall. Writ of summons for an eyre to be holden at Lanceveton in fifteen days from Easter before Solomon de Roff[a], Richard de Boylund and others.

Feb. 24.
Bunny.

Thomas le Waleys came before the king, on Friday after St. Peter in Cathedra, and sought to replevy a messuage in Worcester, which was taken into the king's hands for his default against Sibyl Edrych and Agnes his sister. This is signified to the justices of the Bench.

Brother William de Waddeworth came before the king, on Sunday after St. Peter in Cathedra, and sought to replevy to the prior of Bretton the latter's manor [of Bretton], which was taken into the king's hands for his default against the abbot of Roche (*de Rupe*). This is signified to the justices of the Bench.

Nicholas le Paumer of Bruges came before the king, on Monday after St. Matthias, and sought to replevy his land in Bruges, which was taken into the king's hands for his default against Emma, late the wife of John Pride. This is signified to the justices of the Bench.

March 6.
Haywood

The following having quittances of the common summons [of the eyre] in co. Cornwall:

Edmund, earl of Cornwall.

Ralph de Thony.

The abbess of Wylton.

The prior of the Hospital of St. John of Jerusalem in England.

Geoffrey de Caunvill.

John, dean of Exeter.

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Membrane 8d—cont.

- April 1. The following have quittance of the common summons in co. Lincoln:
Bangor Reginald de Grey.
 The prior of the Hospital of St. John of Jerusalem in England.
- March 9. William de Stalingburgh came before the king, on Thursday before
Droitwich St. Gregory, and sought to replevy William de Balne's land in Blyth
(*Wyche.*) (*Blyda*) to the latter, which was taken into the king's hands for his
default against Richard le Seler. This is signified to the justices of
the Bench.
- March 9. Alan Wynnelove came before the king, on Tuesday before St. Gregory,
Tarporeley and sought to replevy to the prior of Bretton the latter's manor of
(*Torple.*) Bretton, which was taken into the king's hands for his default against
the abbot of Roche (*de Rupe*).
-
- John de Cancell[is] acknowledges that he owes to John de Monte
Alto 8*l.*; to be levied, in default of payment, of his lands and chattels
in co. Warwick.
- The said John acknowledges that he owes to the aforesaid John
270*l.*; to be levied, in default of payment, of his lands and chattels in
co. Warwick. For this recognisance John de Monte Alto granted to
John de Cancell[is] the custody of the manor of Hardredeshull, which
belonged to John de Hardredeshull, deceased, until William, son and
heir of John de Hardredeshull, come of age.
- To the sheriff of Northampton. Order not to hinder the master and
brethren of St. John's hospital, Northampton, from receiving a messuage
and forty acres of land in Tyffeld that Geoffrey son of Alan de Tyffeld
proposes to give to them, and forty acres of land in the same town that
Ralph de Foxton proposes to give them in frankalmoin, which are held
immediately of the master and brethren, as the king learns by inquisition
taken by the sheriff that it is not to his damage if he grant permission
to the master and brethren to receive and retain the premises.
- March 22. Adam de Stainton came before the king, on Wednesday before the
Rhuddlan. Annunciation, and sought to replevy to the prior of Bretton the latter's
manor of Bretton, which was taken into the king's hands for his default
before the justices of the Bench against the abbot of Roche. This is
signified to the justices.
-
- Stephen son of Mael de Oske acknowledges that he owes to Laurence
son of Nicholas de Lodelawe, merchant, 59*l.*; to be levied, in default of
payment, of his lands and chattels.
- Partition of the manor of Olneye made between the heirs of Nicholaa,
late the wife of Roger de Somery, at Olneye, on the morrow of St. Andrew,
12 Edward, by the king's order by William de Olneye, Robert son of Simon,
Walter Austin, Ralph de Preston, Walter Bonhayt, John the Tailor, and
William de Sakeriston, Robert with the beard, Walter de la Burne, Roger
son of John, Adam le Frauncleyn, William le Botyler, Richard Jerveys,
William de Luton, John Harlewyn, Thomas the clerk of Suneston, Walter
de Hyntes, and Richard the clerk of Serington, sworn to make partition of
the manor.

The part of Matilda de Erdinton. The great hall with the chambers
joined to it and the kitchen with the removable middle gate (*media
porta ad removendum*) where the exit to the hall ought to be made,
with a purparty of the court as divided by certain bounds, are assigned to

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Membrane 8d—cont.

the first part. A quarter of the *cultura* of Abwell with a purparty of the moor on the south. A quarter of the *cultura* of Netheroldestockyng, the first from the south. A quarter of the *cultura* of Overoldestockyng, of Wetewell, of Lulle, of Brechelesmed, of Croftforlong, of Merisheye, of Rymildistockyng, of Leftonheye, of Le Tungen, of Le Cockerode, of Reyneldistockyng, of Hachehulles, of Le Oldefeld, of Rugwey, of Wardhegforlong, of Souleslowe, of Waldey, of Le Wynyerd under the town of Le Longedol (*sic*), and of Le Longedale on Le Hidehull, the first from the south. A quarter of the meadow of Micheleye, of Suthemed, of Hidemed, of Le Ruydingmed, of Pyrmed, of Parkersholm, the first from the south. The pasture of Flageye, Goseye, and Over remain common because it cannot be divided, but saving to those who claim to have common therein their common. The rents of William de Olneye 29s., of Anthony the wheelwright (*rotar*) 16d., of Osbert the cooper, (*cuvario*) 9d., of Walter Austin 3s. 5d., of Agnes le Macy 2d., of Robert de Jerdeld 8½d., of Henry the baker (*pistore*) 8½d., of Walter Bonhayt and John son of Kyn 17d., of Robert the tailor (*cissore*) and Eudo the shoemaker (*sutore*) 8d., of Richard Blunde 14½d., of Geoffrey Amoret 3d., of John de Haveresham 8d., of William de Jerdele 8d., of Peter the carter (*carctario*) 21d., of Matilda la Graunger 3d., of Alice de Pidel 9d., of Richard Handyn 9d., of Alice Parlebien 9d., of James the smith (*fabro*) 16d., of Hugh the wolf (*lupo*) 5d., of Stephen Garner 4d. Nicholas the carter, John son of Philip, Henry the reeve, Robert Muriel, Geoffrey son of John, Henry Goderik, Juliana Wlfrik, Ralph son of Richard the carter, Richard Wall, and John le Bonde are assigned to the first part, doing the due and accustomed services pertaining to seven virgates of land. John Gerard holds a cot rendering 12d. two hens and service of a cottage. Richard Balle holds a cottage by the same service. Henry at the Bridge (*ad pontem*) holds a cottage rendering 2s. two hens and the service of a cottage. Henry the thatcher (*coopertor*) holds a cottage by the same service. Henry Alfret holds a cottage rendering 12d. two hens and the service of a cottage. Hugh son of Ralph holds a cottage rendering 12d. and the service of a cottage. Geoffrey son of John holds a cottage rendering 12d. two hens and the service of a cottage. Robert Andreu holds a cottage rendering 2s. 4d. two hens and the service of a cottage. Richard Grimbaud holds a cottage rendering 3s. Geoffrey son of Alice part of a 'forlong,' rendering 4s. 6d. Katherine daughter of Henry the Reeve holds a parcel of meadow rendering 9d. From Henry the thatcher (*coopertor*) two fowls (*altilia*). From Emma, relict of William, for a 'furlung' 6s. 8½d. From Alice Kempe four fowls. Also a moiety of the upper sheepcot near the wood with a quarter of all the yard. Also the wood of Olneye is divided into four parts, whereof the quarter on the south [is assigned to this part]. Also the wood of Waldheye is divided into four parts, whereof the first from the south. Also a quarter of the fishery which is preserved, the first from the south. Also there is there a fishery that cannot be divided: they shall have it in common. Also there are there three water-mills with sluices and a market with a common bake-house: they cannot be divided: they shall have it in common. Also the view of frank pledge cannot be divided; they shall have it in common. Also the smithy in the market that Gilbert the smith held is assigned to the first part. Also Robert the forester holds half a virgate of land in fee to keep the wood of Olneye. Also half a knight's fee in Emberton and a quarter of a knight's fee in Shenele are assigned to this part.

The part of Ralph de Crumwell. The new chambers with the bakehouse and with the great farriery (*marscalcia*) within the great gate with the

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Membrane 8d—cont.

said gate, with a purparty of the court as divided by certain bounds, are assigned to the second part. Also a quarter of Abbewelle *cultura* with the second purparty of the moor on the south. Also a quarter of the *cultura* of Nethereoldstockyng and of Overeoldstocking, of Betewell, of Lulleye, of Brechelesemed, of Croftforlung, of Merisheye, of Rymildistocking, of Le Stonheye, of Le Tungen, of Le Cockerode, of Reyneldistocking, of Le Hachehull, of Le Oldefeld, of Rugwey, of Wardhegforlong, of Fouleslou, of Walthey, of Le Wynyerd below the town, of Le Longedol, and of Le Longedol on Le Hindehull, the second from the south. Also a quarter of the meadow of Micheleye, of Suthemed, of Le Indemed, of Ridemed, of Pyremed, of Parkersholm, the second on the south. Also the pasture of Flageye, Goseye, and Over remains common because it cannot be divided, saving to those who claim to have common therein their common. The rents of William de Olneye 5s., of Robert son of Simon 8s. 7d., of Emma Tracy 7s. 2d., Nicholas Jervays 3s., Robert Blunde 5s., of Agnes son of John le Large 2d., of Isolda the market-woman (*mercatrice*) 1d., of William the red 18d., of Ralph le Gras 9d., of John the tailor 3s., of Robert Kenbon 7d., of Isabella Fygun 8½d., of Richard le Shereman 8½d., of Adam le Blunde 18d., of Simon Burgeis 8d., of John de Wytlewod 13½d., of William Welse 8d., of Richard Bruneman 20d., of Simon Gok 4d., of Nicholas le Gras 8d., of John de Stokewell 4d., of William le Taverner 9d., of Ralph the shoemaker (*sutore*) 9d., of Ralph de Preston 2s. 8d., of Richard the Large (*Largo*) 2½d. Henry son of Matilda, Richard Wlfrich, Robert Meriot, Henry Dolle, William Walraven, Richard Attebroke, William Mody, Alice King, Richard Helewis, and Thomas Robelot are assigned to the second part, doing the due and accustomed service pertaining to seven virgates of land. William le Vinerun holds a cottage rendering 12d. two hens and the service of a cottage. Elias the baker (*pistor*) holds a cottage rendering 12d. two hens and the service of a cottage. Richard Rote holds a cottage rendering 2s. two hens and the services of a cottage. Agnes Colevil a cottage rendering 12d. two hens and the service of a cottage. Robert the shepherd (*bercarius*) holds a cottage rendering 12d. and the service of one man for four days. Henry Springold holds a cottage rendering 12d. two hens and the service of a cottage. Simon Pedrich holds a cottage rendering 2s. 8d. two hens and the service of a cottage. The relict of William Knyt holds a cottage rendering 3s. two hens and the service of a cottage. Robert Ratel holds a tenement rendering 5s. From Simon Pedrich for a 'forlond' 2s. 3d. From William le Child for a 'forlond' 2s. 0½d. From Matilda, relict of Hugh, for a 'forlond,' 2s. Also two acres of land of Smalerodis that R. the Large (*Largus*) formerly held are assigned to the second part. From Henry the thatcher (*coopertor*) two fowls. Also a moiety of the upper sheepfold (*bercar*) near the wood with a quarter of all the yard is assigned to the second part. From Agnes Ulkyl 2s. two hens and the service of a cottage. Also the wood of Olneye is divided into four parts, whereof the second quarter from the south [is assigned to this part]. Also the wood of Waltheye is divided into four parts, whereof the second quarter from the south. Also a quarter of the fishery that is preserved, the second [quarter] from the south. Also there is there a fishery that cannot be divided: they shall have it in common. Also there are there three watermills with sluices and one market with a common bakehouse: they cannot be divided: they shall have them in common. Also the view of frank pledge cannot be divided: they shall have it in common. Also the smithy that Robert the smith formerly held is assigned to the second part. Also Robert the forester holds half a virgate of land in fee to keep the wood of Olneye. Also half a knight's fee in Woketon and a quarter of a knight's fee in Schenenle are assigned to the second part.

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The part of Walter de Sutleye. The great stable with the cowhouses and granaries with part of the barn with a purparty of the court and with part of Le Wynyerd towards the highway extending from the bridge as it is divided by certain metes is assigned to the third part. Also a quarter of the *cultura* of Abwell with part of the moor, the third from the south. Also a quarter of the *cultura* of Nethereoldestocking, of Overeoldestocking, of Betewell, of Lulleye, of Brechelesmed, of Croftforlong, of Mershey, of Rimildistocking, of Le Stonhey, of Le Tungen, of Le Kockerode, of Reynoldistocking, of Hachehulles, of Le Oldefeld, of Rugwey, Wardhegforlong, Fouleslou, Waldhey, Le Wynyerd below the town, of Le Longedole and of Le Longedole on Le Hidehull. Also a quarter of the meadow of Micheleye, of Suthmed, of Hidemed, of Ruydingmed, of Pyremed, and of Parkereshelm, the third [quarter] from the south. The pasture of Flageye, Goseye, and Overe remain common because it cannot be divided, saving to those who claim to have common their common therein. The rents from Gilbert son of Simon the farrier (*mareschall*) 12s., from Ralph son of Ralph Copell 12s. 1d., from Stephen the smith 20d., from Richard Paltric 16d., from Silvester the fisherman 16d., from William Eudo[nis] 7d., from the tenants of the chapel of Oln[ey] 18d., from Hugh de Hamslape 9d., from James the smith 4s., from Robert le Welye 11d., from John de Yerdeley 8½d., from Robert Aleyn 8½d., from Ranulph Austyn 18d., from Simon the baker 4d., from Nicholas Baret 8d., from Henry the tailor 12d., from John de Gahurst 4d., from Sibyl de Stok 1d., from Richard the clerk 8d., from Geoffrey de Gahurst 8d., from Isolda Drout 16d., from Simon de Gahurst 8d., from Beatrice de Morleye 10d., from Ralph Prudom 8d., from Margery at the gate of the hall 12d., from Henry le Gras 4d. Emma atte Grene, Henry son of William, Jordan Peck, Robert son of Geoffrey, William Jek, Ernald Pedrik, Richard son of Martin, Matilda, relict of Hugh Meriot, and Gilbert Kemp are assigned to the third part doing the due and accustomed services pertaining to seven virgates of land. William son of Reginald holds a cottage rendering 12d. two hens and the service of a cottage. Ralph Pillock holds a cottage by the same service. Richard Grub holds a cottage rendering 2s. two hens and the service of a cottage and two fowls. Geoffrey son of Philip holds a cottage rendering 2s. two hens and the service of a cottage. Cicely West holds a cottage rendering 12d. two hens and the service of a cottage. William le Child holds a cottage rendering 12d. and the service of one man for four days. Agnes Pillock holds a cottage rendering 12d. two hens and the service of a cottage. Edith la Macun holds a cottage rendering 20d. two hens and the service of a cottage. Simon Holder holds a tenement rendering 8d. William Jek holds a tenement rendering 2s. and the service of one man for four days. Isabella Pye holds a tenement rendering 2s. and the service of one man for four days. Katherine daughter of Henry the Reeve holds a tenement rendering 4s. two hens and the service of one man for four days. From Emma, relict of Henry the clerk, for 'forlond' 2s. 11d. From Henry son of Matilda de Forlond 10d. From Robert Ratele of Forlond 2s. 9d. Also the wood of Olneye is divided into four parts, whereof the third quarter from the south [is assigned to this part]. Also the wood of Waldheye is divided into four parts, whereof the third quarter from the south. Also a quarter of the fishery that is preserved, the third [quarter] from the south. Also there is there a fishery that cannot be divided [*etc. as above*]. Also there is there a market and a bakehouse [*etc. as above*]. Also there are there three water-mills with sluices [*etc. as above*]. Also the smithy that Jordan de la Lo formerly held is assigned to the third part. Robert the forester holds half a virgate in fee to keep the wood of Olneye. Also a moiety of the lower sheep cot

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near the wood with a quarter of the whole yard. Also half a knight's fee in Alecote and quarter of a fee in Shenle are assigned to the third part.

The part of John le Estraunge. The house assigned to the bailiffs with the dairy with part of the great barn and with a purparty of the court as divided by certain bounds and with the purparty of Le Wynyerd towards Langeford is assigned to the fourth part. Also a quarter of the *cultura* of Abwell with part of the moor, the fourth from the south. Also a quarter of the *cultura* of Nethereoldistockyng, of Overeoldestocking, of Betewell, of Lulleye, of Brechelesemed, of Croftforlong, of Mersheye, of Rimildistocking, of Le Stonhey, of Le Tungen, of Le Kockerod, of Reynoldestocking, of Hachehulles, of Le Oldefeld, of Rugwey, of Wardehegforlong, of Fouleslou, of Waldhey below the town, of Le Longedole, of Le Longedole on Le Hidehull, the fourth from the south. Also a quarter of the meadow of Micheleye, Suthmed, Hidemed, Ruydingmed, Piremed, Parkersholm, the fourth from the south. Also the pasture of Flageye, Goseye and Overe remain common because it cannot be divided, saving to those who claim to have common their common therein. From John de Morwell 5s. From Henry son of Lecia 5s. 1d. From *de Hertwell 6d. From John le Man 16s. From John le (sic) Molend[inarius] 16d. From Hamo de Hicham 10d. From the tenement that John son of the reeve held (*ten'*) 5d. From James the smith 3d. From Ralph le Syvekere 19d. From William the parson's envoy 2d. From Joan daughter of Robert le Weleye 11d. From Emma le Blunt 11d. From William de Temesford 17d. From Walter the cook 10d. From Richard son of Stephen 8½d. From Simon de Ynewik 8½d. From John son of Simon 11d. From Isolda la Graunger 6d. From Hugh the goldsmith 8d. From Alexander the miller 16d. From Agnes daughter of Simon de Gahurst 1d. From William de Preston 8d. From Eva le Gabur 8d. From William the Blund (*blundo*) 18d. From Rose the baxter (*Pistrice*) 2d. From Agatha, relict of Simon the smith 4d. From Juliana Petit 9d. From John Spilspon 9d. From James the smith 16d. From Ralph Tokil 16d. Also John the large (*Largus*), Gilbert Pyk, Ralph the large, Hugh the reeve, Stephen Cappel', John son of Hugh the reeve, Richard Cappel', Robert Cappel, and Ralph Tokyl are assigned to the fourth part, doing the due and accustomed services pertaining to seven virgates of land. Also Robert Ratel' holds a cottage rendering 22d. two hens and the service of a cottager; Walter Dobun holds a cottage rendering 12d. two hens and the service of a cottager; Henry Widinot holds a cottage rendering 2s., two hens and the service of a cottager; Simon Wrm holds a cottage rendering 2s. 4d. two hens and the services of a cottager; Ralph the large holds a cottage rendering 12d. two hens and the service of a cottager; Emma, relict of Henry the clerk, holds a cottage rendering 2s. two hens and the service of a cottager; William Algor holds a cottage rendering 12d., two fowls (*altilia*), two hens, and the service of a cottager; John son of Hugh holds a tenement rendering 4d.; Emma, relict of Henry the clerk, holds a cottage rendering 20d., and a small parcel of meadow rendering 6d.; Robert Arneburg holds a tenement rendering 8d. From Stephen Cappel', 3s. From John le Large 3s. From Robert Cappel' 2s. 3d. From Ralph le Large for a 'forlond' that he holds 2s. Also the service of John Bertilmeu is assigned to the fourth part. Also a moiety of the lower sheep cot near the wood, with a quarter of the whole yard. Also the wood of Olney is divided into four parts, whereof the fourth quarter from the south [is assigned to this part]. Also the wood of Walthey is divided into quarters, whereof the fourth quarter from the south. Also a quarter of the fishery

* The Christian name is omitted.

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that is preserved, the fourth [quarter] from the south. Also there is there a free fishery [*etc. as above*]. Also there are there three water-mills [*etc. as above*]. Also there is there a market with a common bakehouse [*etc. as above*]. Also the view of frankpledge remains in common. Also the smithy that James the smith holds is assigned to the fourth part. Also Robert the forester holds half a virgate in fee to keep the wood of Olneye. Also half a knight's fee in Alecot and a quarter of a knight's fee in Shenle are assigned to the fourth part.

Richard son of John de Donewyco puts in his place Ralph le Knyt in the suit before the king between him and Richard Assheman, Alan le Clerk, John Seman, Simon Seman, Alan le Bonde, John de Dunston, Robert Baleman, Thomas Dyonis', Alexander Dyonis', Robert de Enges, Alan de Freton, and Robert Bateman of Little Gernemuth concerning a trespass committed upon him by them.

Brother John, prior of Leomenistre, came before the king, on Tuesday after the Annunciation, and sought to replevy to the abbot of Rading' the latter's land in Rading', which was taken into the king's hands for his default before the king at Westminster against the abbot's men of Blebur[y]. Order is given to the sheriff of Berks.

Adam de Staynton came before the king, on Monday the morrow of Palm Sunday, and sought to replevy to the prior of Bretton the latter's land in Bretton, which was taken into the king's hands for his default against the abbot of Roche. This is signified to the justices of the Bench.

John de la Bere came before the king, on Palm Sunday, and sought to replevy to Agnes, late the wife of William Robegard, her messuage in Sturmenistre Mareschal, which was taken into the king's hands for her default in the king's court against Adam son of John le Fevre. This is signified to the justices of the Bench.

*Provisiones facte in scaccario.**

March 23.
Rhuddlan.

To the treasurer and barons of the exchequer and to the chamberlains. The king, in order that provision may be made for the indemnity of himself and the people of his realm in certain things concerning him and them at the exchequer, wills and provides that henceforth the bodies of counties shall not be entered (*scribantur*) in the pipe rolls (*rotulis annalibus*), but shall be entered in a roll by themselves and shall be read every year at the account of the sheriffs, to wit each for each county, so that it may be known if anything may be due to the king thereof for any cause. The amount of the fermes of the counties remaining after (deductions for) lands given away shall be written in the pipe rolls and the sheriffs shall be charged therewith. In which balances payments and established alms and other allowances that the sheriffs may have from the issues of their bailiwicks by the king's writs shall be allowed. And because the king's writs are made at the suggestion of divers bailiffs for divers allowances to the grievous damage of the king, he wills and provides that for such allowances thus to be made hereafter a view shall be made in the exchequer, and when this have been done, the treasurer and barons shall certify the king's chancellor concerning the due allowances to be made, and writs shall be made of the allowances according to such certificate. There shall also be entered in the same pipe rolls the fermes of sheriffs, the profits of counties, the fermes of serjeanties and assarts, the fermes of cities,

* The so-called 'Statute of Rhuddlan.'

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Membrane 7d—cont.

boroughs, towns and other fermes whereof answer is made yearly to the exchequer. Also there shall be entered in the same all debts attermyned, all great debts of which there is hope that anything may be rendered, also all other debts that seem to be clear. When the title 'new offerings' in the account is reached, nothing shall be entered in the pipe roll except those things for which the sheriffs answer and the debts found in the *originalia* that seem to be clear. Of dead fermes and debts whereof there is no hope, a roll shall be made and the counties shall be entered under their titles (*intitulentur*), and the roll shall be read every year at the account of the sheriffs, and the debts for which the sheriffs answer shall be entered in the pipe roll and shall be there acquitted. Also he wills and provides that proclamation shall be made in each county that all those who have tallies of the exchequer that have not yet been allowed of their debts and the debts of their ancestors there paid heretofore and that come into summons of the exchequer, shall deliver such tallies to their sheriffs to be allowed at the exchequer upon their accounts, and the sheriffs shall make deeds to those from whom they thus receive tallies testifying the receipt of the tallies and the sum and occasion of the debts. There shall also be present at the receipt of the tallies aforesaid two faithful knights to be deputed for this purpose, between whom and the sheriff indentures shall be made concerning such receipt fortified with their seals alternately. The knights to be deputed for this purpose shall send to the exchequer at a term to be fixed their parts of the aforesaid indentures in form aforesaid, so that by their view and testimony the tallies thus received by the sheriffs shall be exhibited on their accounts and allowed. It shall also be proclaimed that unless those who have such tallies deliver them to the sheriffs and knights as is aforesaid, they shall thereafter be distrained for the whole debt and that the tallies aforesaid shall be regarded as for non-paid. Also, in order that the debts that still come in summons of the exchequer whereof the debtors proffer tallies against divers sheriffs may be ascertained (*depurentur*) and acquitted, the king provides that some persons to be appointed for this purpose on the king's behalf shall be sent into every county, who shall have full power to enquire concerning such debts and also to call before them both the persons paying and the sheriffs, the heirs, assigns or tenants of their lands if they be dead, who have received such debts, and moreover to proceed to take inquisition, if need be, whether the parties against whom the tallies were shown come or whether they do not, after it have been testified by the sheriff that reasonable summons have been made upon them; and after the truth concerning these things have been enquired and discussed before the parties, if they wish to be present, the said inquisitors shall make rolls of all the debts proved or confessed before them, and after the debts have been enrolled the tallies thereof shall be broken. The sheriffs shall have in their possession transcripts under the seals of the inquisitors of the rolls aforesaid, and shall supersede making distraint for the debts contained in them until otherwise ordered by the king. The inquisitors shall send to the exchequer their rolls aforesaid under their seals, so that it shall be there examined by search to be made what debts are paid in whole or in part, and what are not, and after examination have been made the sheriffs shall be charged and the debtors acquitted according to what should be done by the examination. The king also wills and provides that the chamberlains shall not hereafter make tallies for sheriffs or other bailiffs to be divided, unless they have previously received from them particulars containing the sums and occasions of the debts and the names of those paying them, in which parcels they wish that such [tallies] to be divided shall be parted; after receipt whereof under their seals it shall not be permitted to change

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Membrane 7d—cont.

them in other parcels in any way. The king also provides that all debts to which the sheriffs answer that the debtors have nothing in their bailiwicks and had nothing at the time when they were charged with the said debts or that they are not found, shall be extracted and entered in rolls, and the rolls shall be delivered to faithful and circumspect men, who shall make inquisition concerning the same in a form to be provided by the treasurer and barons. And because the common affairs of the king and his people are unduly prorogued and impeded by certain pleas hitherto held in the exchequer that do not concern the king or his ministers of the exchequer, the king wills and ordains that no plea shall hereafter be held or pleaded in the exchequer aforesaid unless it specially concern the king or his said ministers. The king therefore orders the treasurer and barons to cause the premises to be distinctly and openly read before them, enrolled and observed hereafter in the exchequer aforesaid. [*Statutes of the Realm*, i. 69; Ryley, *Placita*, p. 446.]

Roger Hakeneye came before the king, on Wednesday before Easter, and sought to replevy to Alan de Chrengiston and Ellen his wife their land in Bothorp, which was taken into the king's hands for their default against Edward 'in the Lane,' Edward Ties (?), Thomas son of Alexander, William Wane, and Edith, his wife.

William de Sharnebrone came into chancery, at Bangor, on Wednesday before Easter, and granted that a perambulation shall be made between his land in Sharneburne and the land of John de Mounpinzun in Ingaldesthorp, co. Norfolk, after John shall have made recognition thereof before the bishop of Norwich, to whom the king has given power to receive the recognisance, and the recognisance have been returned into chancery by the bishop.

John Percevant and Geoffrey Walkelyn, burgesses of Lyme, sent on behalf of the community of the town to the king's court in order to expedite the affairs of the burgesses of that town, acknowledge, for themselves and their co-burgesses, that they owe to R. bishop of Bath and Wells, the king's chancellor, 11 marks, to be paid to William de Hamelton at London for the said bishop's use; to be levied, in default of payment, of their lands and chattels in co. Dorset.

April 8.
Carnarvon.

Walter de Rading', clerk, acknowledges that he owes to R. bishop of Bath and Wells 67s.; to be levied, in default of payment, of his lands and chattels.

William de Cantilupo acknowledges that he owes to Baldwin Druel, the king's usher, 9 marks; to be levied, in default of payment, of his lands and chattels in cos. Bucks and Lincoln.

Clement Toly came before the king, on Wednesday in Easter week, and sought to replevy to Robert le Despenser of Gotham and Margaret his wife their land in Cestrefeld, which was taken into the king's hands for their default against Robert de Devek and Ellen, his wife. This is signified to the justices of the Bench.

MEMBRANE 6d.

John Gereveyse came before the king, on Thursday in Easter week, and sought to replevy to Walter Gouthlock, Walter Boghaton, William Brake, Dyonis[ius] Cadela, Robert Cadela, Henry le Messenger, and Oliver del Molin their land in Loyhetorre, which was taken into the king's hands for their default against Sarah, late the wife of John le Abbod of Loghetorre. This is signified to the justices of the Bench.

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Membrane 6d—cont.

William de Scovill acknowledges that he owes to Thomas de Maydenehacch 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Gilbert de Pelham acknowledges that he owes to William de la More 25 marks; to be levied, in default of payment, of his lands and chattels.

Dionysia, wife of Thomas Colyn, and John her son put in their place Robert de Bardelby and Robert de Redham in the suit before the king between them and William son of Jordan, John de Parys of Tykehill, William le Serjaunt of Skirpenbek, John le Orfevre, Alan le Serjauntesman, William Dubleday, and John Staynolf concerning a trespass committed upon them by William and the others.

May 11.
Harlech.
(*Hardelagh.*) To the sheriff of Surrey. Whereas James de Kyngeston, goldsmith, ought to have paid to John Fongoyne and Reymund de Belyn 40s. on Sunday in Mid-Lent last, and has not yet paid that sum and has no lands in the city of London from which the money can be levied, as appears to the king by the letters of the Mayor of London and John de Bauquell, the clerk appointed to receive recognisances of merchants in that city in accordance with the statute of Acton Burnel, sealed with the king's seal provided for this purpose and sent to him: the king orders the sheriff of Surrey to cause this sum to be levied from James's lands and chattels in his bailiwick and to cause it to be paid to John and Reymund.

John Tregoz came before the king, on Sunday before the Ascension, and sought to replevy his land in Helme, which was taken into the king's hands for his default against the abbot of Dore. This is signified to the justices of the Bench.

Memorandum—[Incomplete].

Memorandum, that Margaret, late the wife of Madoc Vaghhan, came into chancery at Aberconewey, on Friday the morrow of the Ascension, and offered herself against John de Warennia, earl of Surrey, concerning the towns of Eyton and Suulli, which she demands against him as dower.

The said Margaret offered herself on the same day against Griffin Vaghhaun concerning the town of Corwan and the manor of Hawoth Kyllimanllwynt, which she demands against Griffin in name of dower.

May 11.
Harlech.
(*Hardelagh.*) To the sheriff of Leicester. Writ of summons for an eyre of common pleas to be holden at Leicester in the octave of Michaelmas before John de Vallibus and William de Saham and others, whom the king is about to send thither.

The like to the sheriff of Berks for an eyre at Rading' on the aforesaid day before Solomon de Roff[a] and Richard de Boylaund and others.

May 24.
Criccieth.
(*Crukyn*) William Chasteleyn came before the king, on Wednesday after the Ascension, and sought to replevy to Roger Ragun, Philip Baldewyn, Richard Gold, Juliana, daughter of Geva, and Walter Fuk their land in Cheyneston, which was taken into the king's hands for their default against Matilda, late the wife of Richard Duners. This is signified to the justices of the Bench.

Philip son of Philip de Mattesdon acknowledges that he owes to Robert Martyn of Gloucester 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

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Membrane 6d—cont.

June 5. To the mayor and bailiffs of Dublin. Order to permit the Augustinian
Carnarvon. Friars of Dublyn to acquire from lands adjoining their ground (*aree*) by gift
or purchase to the quantity of an acre of land, for the enlargement of their
ground, and to permit them to hold it without impediment, notwithstanding
the statute of mortmain.

Enrolment of bond of Roger la Ware to Hugh de Fulflod, citizen of Winchester, for payment of 200 marks at Winchester at Christmas in the thirteenth year, for a quit-claim that Hugh made to him of the manor of Rusteshale, which manor Hugh had of the demise of Godfrey de Aunou for a term of eight years.

Memorandum, that Roger came into chancery and acknowledged that he owed to Hugh the said sum; to be levied, in default of payment, of his lands and chattels.

By the chancellor, on the information H. de Kendale.

William de Rouleclif acknowledges that he owes to Adam de Osgodeby 50s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

June 24. James Donati, merchant of Florence, executor of the will of Falco
Baladeulyn. Masener, who is staying in Ireland by the king's licence, attorned before the king in his place Hugh Pape in all pleas for a year, unless he return to England in the meantime.—Stephen, bishop of Waterford, received the attorneys. And Hugh de Kendal ordered them to be enrolled.

By the chancellor.

Memorandum, that Geoffrey son of Geoffrey Griffyn, deceased, came into chancery, and acknowledged and granted that he would satisfy the king for his marriage or Nicholas de Audidelegh, who claims right in the marriage, so soon as it shall be found in the king's court whether the marriage ought to pertain to the king or to Nicholas.

Peter de Watevill acknowledges that he owes to Eustace de Hacche 8 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Philip de Arcy, son of Norman de Arcy, acknowledges that he owes to Guche Jon and Reyner, his brother, merchants of Florence, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Roger de Somery attorned before the king Walter de Eylebury and John le Sperman in the suit before the king between him and William de Bernyngham and others contained in the original writ concerning a trespass committed upon him by them.

June 20. To J. duke of Brabant. The king's especial desire is to cut away
Baladeuthlyn. matter of dissension amongst all Christians and his neighbours, and more especially amongst those to whom he is bound by any relationship or treaty of love, since the Author of all, loving peace before all things, caused it to be left on earth as a most grateful gift. The king, having heard that dispute has arisen between the duke and the count of Guelders, reflecting that great loss not only of bodies but of souls in the persons of those parties and of their subjects and their adherents would arise, to the loss of all Christendom, from a conflict between such grave persons, has caused A. bishop of Durham, John de Vescy, John de Luvetot, knights, and Master Thomas de Sudington, clerk, his confidants (*secretarios*), to be sent to the duke to extinguish the embers of discord and to re-establish peace, and he requests the duke to have the Father of peace before his eyes, and

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Membrane 6d—cont.

to consider the perils of war, and to convert his mind to peace, and to trust what the king's aforesaid subjects shall cause to be persuaded to him on the king's behalf, accepting with good will at the king's instance the way that they may find to compose the discord. [*Fædera.*]

MEMBRANE 5d.

June 26. To the sheriff of Rutland. Order to cause a regard for the forest of
Baladeuthlyn. Roteland to be made against the coming of the justices of the Forest, so that the regard shall be made before Michaelmas next.

[*Capitula.*]

July 8. William de Adderleye and Robert del Bough acknowledge that they owe
Carnarvon. to William de Hamelton, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Nottingham and Derby.

The said William and Robert acknowledge that they owe to the said William 46*l.*; to be levied as aforesaid.

The said William and Robert acknowledge that they owe to the said William 50*l.*; to be levied as above.

The chancellor ordered from Kaern[ar]van that these recognisances should be enrolled.

Enrolment of grant by Nicholas de Baddebur[y] to Sir Henry de Bluntesdon, chaplain, for his service, of all his tenement in the town of Crekelade, situate between the tenement of Henry Wynsy and the tenement that is held of St. Sampson's church; rendering therefor a rose at Midsummer. For this charter Henry paid him 30 marks beforehand. Witnesses: Sir Richard, then prior of St. John's Hospital, Crekelad, William de la Hale, John de Cantebrug, Philip le But, John le Vyneter, William Garland, Adam de la Pyllory, James de Grundewell.

Memorandum, that Nicholas came into chancery and acknowledged the premises.

July 14. The following have quittance of the common summons [of the eyre] in
Carnarvon. co. Berks:

William de Valencia.

Edmund, earl of Cornwall.

The prior of the Hospital of St. John of Jerusalem in England.

Henry de Lacy, earl of Lincoln.

The master of the Military Order of the Temple in England.

Theobald de Verdun.

W. elect of Salisbury.

R. bishop of Coventry and Lichfield.

Humphrey de Boun, earl of Hereford and Essex.

The abbot of Cirencestre.

Hugh de Veer.

The prioress of Ambresbir[y].

Master Henry Wade.

Edmund the king's brother.

William de Wyndesor, chaplain.

John son of Simon de Meryet acknowledges that he owes to William son of Ralph Russel eight marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Monte Alto acknowledges that he owes to William le Pestur 6 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

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Membrane 5d—cont.

Walter de Mouney acknowledges that he owes to Master William de March 5 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Richard son of Alexander de Cofton acknowledges that he owes to Richard de la Lynde 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Henry le Botillier acknowledges that he owes to Henry Lumbard 26 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

Ralph de Touney acknowledges that he owes to Philip de Monte Gomer[ici] 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Cogan acknowledges that he owes to John de Hertwell 18 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

The said John acknowledges that he owes to John de Bekelaund 12 marks; to be levied as above.

MEMBRANE 4d.

July 14.
Carnarvon.

Bernard de Brus acknowledges that he owes to Robert de Hausted 14 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

The said Bernard acknowledges that he owes to Nutus de Florencia 24 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

John de Cogan acknowledges that he owes to Hugh Turbervill 24 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

John de Sulley acknowledges that he owes to Eustace de Hacche 95 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John Hansard, son of Gilbert Hansard, acknowledges that he owes to Alexander le Porter 15 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Philip de Mattisdon, knight, acknowledges that he owes to Robert de Lassyn~~don~~ 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Thomas son of Henry de Wyntonia acknowledges that he owes to Baldwin de Frivill 9 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Norfolk.

Norman de Arcy acknowledges that he owes to Gouche Johannis and Reyn~~er~~ his brother 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Thomas de Berkeleye acknowledges that he owes to Baruncinus Gualterii and his fellows, merchants of Lucca, 700 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

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Membrane 4d—cont.

Memorandum, that on 27 December, in the 13th year, at Bristol the merchants came and remitted the aforesaid sum to Thomas, and looked to the (inde se ceperunt) to the king for it, who satisfied them for it; wherefore the chancellor ordered by W. de Hamelton this recognisance to be cancelled.

For greater security Thomas found as sureties William de Aubeny and Robert de Berkeley; who granted that the sum shall be levied, in Thomas's default, of their lands and chattels and that they will cause this recognisance to be made at Bristol under the seal of merchants.*

Philip de Mattresdon acknowledges that he owes to Master Robert de Abbindon 7*l.* 16*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Cogan acknowledges that he owes to Simon son of William de Alvreton 24 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Memorandum, that the recognisances enrolled above were taken by the chancellor at Kaernarvan, by the information of William de la Haye, who caused them to be enrolled on the chancellor's behalf.

July 20.
Carnarvon.

To the sheriff of Essex. As Adam de Skelton acknowledged that he owes to Robert de Brus 10 marks, which he ought to have paid at Whitsuntide last, as Henry le Waleys, mayor of London, and John de Bathekwell, king's clerk, who were appointed by the king to receive such recognisances, have signified to the king by their letters sealed with the king's seal deputed for this purpose, and Adam has not yet paid this sum, as they say: the king orders the sheriff to cause this sum to be levied of Adam's lands and chattels in the sheriff's bailiwick and to cause Robert to have the sum, in accordance with the form of the statute concerning such recognisances provided by the king's council.

July 24.
Carnarvon.

To the sheriff of Essex and Hertford. The king sends to him his statute concerning divers debts acknowledged or to be acknowledged before certain of the king's subjects appointed to take such recognisances, and orders the sheriff to cause execution of the king's writs directed or to be directed to him to be made according to the form of that statute.

The like to the sheriffs of the counties of Lincoln, Middlesex, Surrey, Sussex, Northampton, Norfolk, Suffolk, Oxford, Cambridge, Huntingdon, Kent, Southampton, and Hereford.

Henry de Faversham acknowledges that he owes to Philip de Monte Gomer[ici] 6 marks; to be levied, in default of payment, of his lands and chattels.

Theobald de Verdun, constable of Ireland, acknowledges that he owes to Thomas de Verdun and Henry de Praers 200*l.*; to be paid by 50*l.* yearly from the issues of Theobald's manors of Farnham and La Sere, which he granted to Thomas and Henry for the term of four years. In case they be hindered from levying the entire sum from the issues, Theobald granted that the balance shall be levied from his hands and chattels.

Aug. 3.
Criccieth.
(Cruket.)

John de Appelton came before the king, on Thursday after St. Peter ad Vincula, and sought to replevy to Emeric de Ponte and Matilda, his wife, and to John, vicar of the church of Bukerell, and to Richard de la Pomereye their lands, which were taken into the king's hands for their defaults in the county [court] of Devon against Henry son of Henry de la Pomereye. This is signified to the sheriff of Devon.

* That is, the seal appointed for sealing bonds of merchants (statutes merchants).

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Membrane 4d—cont.

The like to the justices of the Bench.

Griffin son of Griffin de Bromfeld acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels.

Ralph son of Thomas came before the king, on Friday the morrow of St. Laurence, and sought to replevy to Nicholas son of Thomas de Luttreworth the latter's land in Thorpe near Lilleburn, which was taken into the king's hands for his default against Geoffrey le Burgelun. This is signified to the justices of the Bench.

Aug. 14.
Carnarvon.

The following have quittance of the common summons of the eyre in co. Leicester:

The prior of the Hospital of St. John of Jerusalem in England.
Henry de Lacy, earl of Lincoln.
The abbot of Beauchief.
The master of the Military Order of the Temple in England.
The abbot of Peterborough.
Theobald de Verdun.
The prioress of Nuneton.
Robert de Veer, earl of Oxford.
A. bishop of Durham.
O. bishop of Lincoln.
Edmund, the king's brother.
Geoffrey de Kaunvyl.
Robert de Hausted.
The abbot of Seleby.
Ellen la Zuche.
Reginald de Grey.
Eustace de Hacche.

Aug. 25.
Aber.

Enrolment of deed of brother Bernard de Cumbum, abbot of Préaux in Normandy, witnessing that whereas he sought to be admitted to do fealty to the king for the lands that he holds of him in England, and the king demanded from him a present (*graciam*) and certain other things due to him by reason of the abbot's new creation and fealty, the abbot hereby grants, for himself and convent, and for his successors, that he will do to the king the things that he ought to do and that his predecessors have done, or have been wont to do, or ought to have done, to him or his progenitors in times past.

Membrane 4d—Schedules.

Sept. 16.
Chester.

Theobald de Verdun, constable of Ireland, acknowledges that he owes to Thomas de Verdun and Henry de Praers 200*l.* to be paid from his manors of Farnham and La Sere, which Theobald granted to them in *tenancia* for four years, to be paid at the rate of 50*l.* yearly. At the end of the four years Theobald shall be altogether acquitted of the said 200*l.* In case Theobald die before the end of that term, Thomas and Henry grant that what they shall have received in the meantime from the manors shall be allowed to Theobald in the said sum.

The said Theobald acknowledges that he owes to Thomas de Verdun and Henry de Praers 200*l.*, whereof he will pay 50*l.* at Michaelmas next from the issues of his aforesaid manors, which manors he has granted to them in tenancy for four years until the aforesaid sums be paid. If they be hindered from receiving the aforesaid sum from the manors, he grants that it shall be levied from his lands and chattels.

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MEMBRANE 3d.

Aug. 21. Adam de Weston came before the king, on Monday before St. Carnarvon. Bartholomew, and sought to replevy to John de Weston the latter's land in Wytlebyr[y], which was taken into the king's hands for his default against Robert son of Geoffrey James of Heymundecot. This is signified to the justices of the Bench.

John de Arleye acknowledges that he owes to R. bishop of Bath and Wells 16s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Aug. 30. Richard Attenasse came before the king, on the morrow of the Decol- Aber. lation of St. John the Baptist, and sought to replevy to Nicholas le Paumer the latter's land in Bruges, which was taken into the king's hands for his default against Emma, late the wife of John Pride of Bruges. This is signified to the justices of the Bench.

Robert son of Walter acknowledges that he owes to John de Monte Alto 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex. *Cancelled on payment.*

Stephen Scott of Mamfeld acknowledges that he owes to Peter de Kendal one mark; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 6. Iterius de Incolisma, who is going by the king's licence to the university Flint. (*studium*) of Paris, attorns before the king Master William de March and John de Langeton in all pleas for two years, unless he return in the meantime.

William de Grafton, clerk, acknowledges that he owes to William de Hamelton twelve quarters of wheat, price half a mark a quarter, to be paid at Watford; to be levied, in default of payment, of his lands and chattels.

Brother William de Wadeworthe came before the king, on Tuesday after the Nativity of St. Mary, and sought to replevy to the prior of Bretton the latter's land in Bretton, which was taken into the king's hands for his default against the abbot of Roche. This is signified to the justices of the Bench.

Richard de Burgo, earl of Ulster, acknowledges that he owes to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels. *Cancelled on payment.*

Thomas de Multon, the younger, puts in his place Thomas son of Geoffrey de Quappelad and Fulk de Quappelad in the suit before the king between him and Thomas de Chelmundeseye concerning a trespass committed upon him by Thomas de Chelmundeseye.

John de Rodreham acknowledges that he owes to William de Hamelton, clerk, 28*l.* 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of gift by Gilbert son and heir of Gilbert de Sancta Fide to William de Birlay, clerk, for life of a messuage and tenement in Sende, co. Surrey, that fell to him by the death of his father and of Alice Maubanc, his mother; rendering therefore $\frac{1}{3}$ d. yearly. Witnesses: Sir Nicholas le Gras, then sheriff of Surrey and Sussex, John de Wykeford, John de Aqua, William de Aqua, his brother, Geoffrey de Merewe, Gilbert de Cranstok, John de Bondeswell, John de Novo Burgo, John de Bardenay, Nicholas de Mistreton.

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Membrane 3d—cont.

Enrolment of bond of the said Philip to pay to the aforesaid William 100 marks to be paid half at the quinzaine of Martinmas, 12 Edward, and half at the following Easter, in case he do not put him in full seisin of the premises before the feast of All Souls. Dated at Chester, 15 September, in the said year.

Memorandum, that Gilbert came into chancery, and acknowledged the aforesaid deeds.

Roger Base came before the king, on Saturday after the Exaltation of the Holy Cross, and sought to replevy his land in Neuport, which was taken into the king's hands for his default against Juliana, late the wife of Adam le Mangester. This is signified to the justices of the Bench.

Sept. 18.
Rushton
(*Rugston*.)

William son of William de Byllyng of Whetel[eye] came before the king, on Monday after the Exaltation of the Holy Cross, and sought to replevy his land in Raby, which was taken into the king's hands for his default before the justices of the Bench against John son of Roger de Whetel[eye.] This is signified to the justices of the Bench.

Walter le Fraunceys acknowledges that he owes to William de Hamelton 40s.; to be levied, in default of payment, of his lands and chattels in co. Devon.

Philip de Aubeny puts in his place Elias de Aubeny in the suit before the king between Robert de Boyton and Mary his wife concerning the manor of Kynmerton, which he recovered against them by assize of novel disseisin before Solomon de Roff[a] and his fellows, justices last in eyre at Somerton, co. Somerset.

Philip de Eye came before the king, on Thursday after St. Matthew, and sought to replevy his land in Eye, Yarpole, and Birchovre, which was taken into the king's hands for his default against the abbot of Radinges. This is signified to the justices of the Bench.

Robert Angot acknowledges that he owes to Queen Eleanor, the king's consort, 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Hereford.

Oct. 2.
Overton.

William de Cracroft acknowledges that he owes to Henry de Blontesdon, chaplain, 8*l.* 17*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

The said William acknowledges that he owes to Adam de Clare, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard Godespeny acknowledges that he owes to Adam de Riston 20*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Weston, knight, acknowledges that he owes to William de Hertfeld 14 marks; to be levied, in default of payment, of his lands and chattels in cos. Devon and Somerset.

Enrolment of agreement made at Overton, on 27 September, 12 Edward, between the king and Queen Eleanor, his consort, on the one part, and Sir John le Lou and Amice, his wife, on the other, whereby John and Amice have granted and released to the king and queen all the part of the inheritance of Richard de Ardern, deceased, that fell to Amice, one of his heirs, in the manors of Hampton in Ardern, Lacmolle, Woton, and

1284.

Membrane 3d—cont.

Sollihull, co. Warwick, and in other rents in that county, and Burton-upon-Swale, co. York, and in all other manors, etc., of the said Richard. For this release the king and queen gave to them 80*l.* yearly of land in the manor of Neuton Harecurt, co. Leicester, for their lives. In testimony whereof the queen's seal is put to the part of this indenture in the hands of John and Amice, who have put their seals to the part remaining in the hands of the queen. This agreement was made in the presence of the bishop of Bath and Wells, Sir John de Vescy, Sir Otto de Grandisono, Sir Robert Tibotot.

Memorandum, that John and Amice came into chancery at Overton, on Thursday before Michaelmas, and prayed that the foregoing deed might be enrolled.

The prior of Pontefract acknowledges that he owes to William de Hamelton 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 2d.

Oct. 3. Philip le Especer of Gloucester acknowledges that he owes to Roger de Shireland 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Memorandum, that the king enjoined the abbot of Vale Royal by word of mouth, whom he had appointed by writ jointly with the bailiffs of Constance de Byern of Frodesham to enquire concerning purprestures, disseisins, and occupations made in the lands of the king and his men of Frodesham by Robert le Chaumbreleyn, Henry, Peter and Nicholas, his sons, during the time when Robert was bailiff of David son of Griffin there, to restore the lands found by inquisition to have been unjustly occupied by the said Robert and his sons to the men who had been thus disseised thereof.

John son of Simon de Kekyngwyk acknowledges that he owes to Richard Burnell 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Memorandum, that the said Richard grants that if William son of Geoffrey de Kokysheye will warrant to the said bishop 10*s.* of yearly rent in Sheynton, John son of Simon shall be quit of the aforesaid 10*l.*

Richard, earl of Ulster, attorned before the king Eustace le Poer and John de Bykenor against the abbot of Leicester and others contained in the king's original writ concerning a trespass committed upon him by the abbot and others.

Oliver Toly came before the king, on Monday after Michaelmas, and sought to replevy to William de Ker the latter's land in Rutinton, which was taken into the king's hands for his default against John Poyné. This is signified to the justices of the Bench.

Edmund, earl of Cornwall, puts in his place Thomas Helyun and William le Cornwaleys in the suit before the king by writ of *quo warranto* between the king and the earl concerning the manor of Kirketon, which the king exacts from him by the same writ.

Robert de Verdun and Alice his wife put in their place Thomas de Crouden in the suit before the king concerning the *Dictum* of Kenilleworth between Robert and Alice, demandants, and Richard de la Vache, the elder, tenant, concerning a moiety of the manor of Shenleye, co. Buckingham, which they exact from Richard by the king's writ.

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Membrane 2d—cont.

Richard Maude of Paxton puts in his place Bartholomew le Mazon in the suit before the king between Richard and Robert le Espenser of Toulislond, Nicholas Leyzen, William Saumon, Simon le Espenser of Toulislond, Richard Curteys, and Serlo le Espenser of Toulislond concerning a trespass committed upon him by them.

Memorandum, that Gilbert de Torneton delivered into chancery, on Monday the feast of St. Denis, at Chester certain inquisitions of cos. Nottingham, Derby, and Lincoln concerning the king, to be kept in the treasury.

Oct. 18. *Memorandum*, that an eyre of justices in co. Warwick is summoned at Carnarvon. Warwick, on the morrow of St. Hilary, before John de Vallibus and William de Saham.

In like manner an eyre of justices in co. Oxford is summoned at Oxford on the said day before Solomon de Roff[a] and Richard de Boilund and others.

The abbot of Vale Royal acknowledges that he owes to William de Hamelton, clerk, 270 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment.

Oct. 26. The abbot of Aberconwey acknowledges that he owes to R. bishop of Criccieth. Bath and Wells, the chancellor, 11 marks; to be levied, in default of payment, of his lands and chattels.

Vacated, because the chancellor pardoned him.

Nov. 3. To the sheriff of York. Order to permit the prioress and nuns of St. Bere. Clements, York, to enter a toft and six acres of land in Thorpe Malteby that Simon Swyn gave to them, and two messuages, a toft and six acres of land in Clementhorp in the suburbs of York and Thorpe Malteby that Nicholas Poteman gave them, and to permit them to hold the same according to the form of the feoffment made by Simon and Nicholas.

Willam le Tayllur came before the king, on Thursday the morrow of All Saints, and sought to replevy to Richard Harite the latter's land in Kyngeswere and Dertemue, which was taken into the king's hands for Richard's default before the justices of the Bench.

Memorandum, that on 19 November, at Cardigan, the king rendered to Reginald son of Peter a moiety of a third of the office of spigurnel (*spigurnelrie*) of the chancery, which part fell to Amice, one of the sisters and heiresses of Oliver de Stanford, deceased, and which she granted to Reginald, as appears by her acknowledgement made before Robert Fulconis, who was appointed for this purpose, which hangs on the files amongst the king's writs. And the king admitted Roger son of Thomas de Estre, whom Peter (*sic*) attorned in his place, as appears by his letters patent on the said files, to do and execute the said office. The other moiety of the said third part the king retained in his hands.

Afterwards at Bristol, on 27 December, in his thirteenth year, the king rendered to Reginald the second moiety of the said third part, saving everyone's rights, so that if any one claim right therein, the king may resume the moiety into his hands and exhibit full justice to him.

William Rymbaud of Abingdon acknowledges that he owes to R. bishop of Bath and Wells, the king's chancellor, 6s.; to be levied, in default of payment, of his lands and chattels in co. Berks.

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1284.

MEMBRANE 11.

Nov. 22. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Cardigan. cause R. bishop of Carlisle to have in the forest of Ingelwod six does, of
the king's gift.

Dec. 3. Walter Dru, imprisoned at Worcester for the death of Hugh de
Carmarthen. Lungchaump, whereof he is appealed, has letters to the sheriff of Worcester
to bail him.

To Geoffrey de Pycheford, constable of Windsor castle. Order to
deliver John de Foxleye, clerk, imprisoned in the said castle for breaking
the park of Windsor, wherewith he is charged, in bail to twelve men who
shall mainpern to have him before Geoffrey or him who supplies his place
at Windsor in the quinzaine of St. Hilary next.

Dec. 6. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Carmarthen. deliver John de Barry and Thomas de Buk', imprisoned at Notingham for
trespass of the Forest, whereof they are appealed, to twelve men of that
bailiwick who shall mainpern to have them before the justices for pleas of
the Forest and that they will not henceforth incur forfeiture in the king's
forests.

Dec. 7. To Reginald de Grey, justice of Chester. Order to cause Hugh de
Carmarthen. Puleford to have the timber of two of the king's bretaches (*breteschiarum*)
that are thrown down at Flynt, provided that they be used only for the
work of his castle of Puleford, as the king has granted them to him for the
repair of that castle.

Dec. 13. To Grimbald Pauncetot, keeper of the forest of Den. Order to cause
Ogmore. William le Archer to have in that forest three oaks fit for timber, of the
(Uggemor.) king's gift.

Dec. 5. To the sheriff of Worcester. Order to deliver William le Rom of
Oystermouth. Craucumbe, imprisoned in that gaol for the death of an unknown Welshman
who was slain at the mill of Chaddebir[y], wherewith he is charged, in bail to
twelve men who shall mainpern to have him before the justices at the first
assize if any one wish to speak against him, as it is testified before the
king by Giles de Berkel[eye], Walter de Cokes', Walter de Caples, and
Henry de Rybbesford, justices appointed to deliver Worcester gaol, that
William slew the said Welshman in self-defence and not by felony or of
malice aforethought.

Dec. 26. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Bristol Order to cause Thomas de Hauvill, the king's falconer, to have in the
forest of Whitlewod five live bucks and ten live does, of the king's gift.

To John son of Nigel, keeper of the forest of Bernewod. Order to cause
Robert son of John to have in that forest four does, of the king's gift.

To the bailiff of Wodestok. Order to cause Richard de Walton to have
in the park of Wodestok two oaks fit for timber, of the king's gift.

Dec. 26. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Bristol Order to cause Simon de Sancto Licio's wood of Prestesleye, which is
within the bounds of the forest of Wauberge and which the king lately
caused to be taken into his hands, to be replevied to Simon until the
coming of the justices next in eyre for Forest pleas.

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Membrane 11—cont.

Dec. 28. To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to
Bristol. cause Cicely, late the wife of Ralph Barre, Thomas Barre, Stephen Barre, and Henry son of Gerard de Tyversholt, imprisoned at Nottingham for trespass of the Forest, wherewith they are charged, each in bail to twelve men who shall mainpern to have them before the justices for Forest pleas and that they will not again incur forfeiture in the king's forests.

Vacated, because otherwise below in the month of June.

To the justiciary of Ireland. Order to assign dower to Matilda, late the wife of William de Marisco, tenant in chief in Ireland.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the bishop of Worcester to have six live bucks and six live does in the forest of Kanok, in order to stock his park of Alvivecherche therewith, in place of the twelve bucks granted to him in that forest, if he have not yet received the latter.

Dec. 30. To the justices next in eyre for pleas of the Forest in co. Gloucester.
Bristol. Order not to molest John Giffard of Brumesfeld for taking a hart in the forest of Dene, as the king, in the eleventh year, granted to him three harts to be taken in that forest and John in taking them took a fourth one, and the king has pardoned him the trespass in so doing.

To J. de Vallibus and his fellows, justices last in eyre in co. Leicester. Order to cause Roger le Taillur, gate-keeper of Leicester Castle, and his sureties to be acquitted of 100s. wherewith he is charged in their eyre for the escape of William de Kynton, who escaped from his custody in that castle, as the king, at the instance of Edmund, his brother, has pardoned Roger.
By K. on the information of W. Loveday.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of Henry de Preston, tenant in chief, upon her taking oath not to marry without the king's licence.

Dec. 30. To Peter de la Mare, constable of Bristol castle. Order to cause to be
Bristol. provided four hundred staves (*baculos*) of Spanish yew to make cross-bows, four hundred nuts (*nucēs*), four hundred keys, four hundred 'stirrups'* (*stripodia*), a hundred baldricks (*baudreas*), twenty pieces of whalebone (*balena*), a thousand bow-strings (*nervis*), a hundred thousand quarrels for cross-bows for two feet, and a hundred thousand quarrels for cross-bows for one foot, and to cause them to be carried to Kaernarvan, there to be delivered to Master Richard de Abindon, the king's chamberlain there.

To Master William de Perton. Order to cause the abbot and convent of Vale Royal to have a tun of wine for this year, for the yearly tun of wine granted to them by the king for the celebration of divine service.

To Reginald de Grey, justice of Chester. Order to cause the abbot and convent of Vale Royal to have from the ferm of that city 25 marks for Michaelmas term last of the 50 marks yearly granted to them by the king for their maintenance.

To Reginald de Grey, keeper of the forest of La Mare. Order to cause Bogog de Knovill to have in that forest four bucks and eight live does, of the king's gift.

Dec. 28. To Grimbold Pauncefot, keeper of the forest of Den. Order to cause
Bristol. Edmund, the king's brother, to have in that forest ten oaks fit for timber, of the king's gift.

* The stirrup-shaped metal loop (Old French *estrief* = *étrier*) at the head of the crossbow in which the archer placed his foot in bending the bow.

1284.

Membrane 11—cont.

To Richard de Plescy, keeper of the forest of Recchichen and Petherton. Order to cause the Friars Minors of Bridgewater (*de Ponte Walteri*) to have in the wood of Petherton, which is within the bounds of the said forest, six good oaks for timber with all their strippings, of the king's gift.

Dec. 28.
Bristol.

To the justices appointed for the custody of the Jews. Order to cause Richard Jeovene, son and heir of Bartholomew le Jeovene, to be acquitted of 100s. exacted from Bartholomew by summons of the exchequer of the Jewry, at which he was amerced before the justices for the time when he was constable of Bristol castle, and of a mark at which he was amerced when he was sheriff of Buckingham and Bedford, in compensation for 6l. 16s. 8d. paid by Bartholomew, as appears to the king by a writ under the seal that he used before his accession, into the king's wardrobe from the issues of his bailiwick when he was sheriff of the said counties, which sum has not yet been allowed to him.

To Peter de la Mare, constable of Bristol castle. Order to cause Walter de Blechingley, imprisoned in Bristol Castle, to be released from prison, as the king has pardoned him the trespass that he is said to have committed in the forest of Kingeswod, for which he is imprisoned.

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Jan. 2.
Bristol.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause A. bishop of Durham to have in the Forest of Shirewod ten live bucks and twenty live does, of the king's gift.

To the treasurer and barons of the exchequer. Order to enjoin J. bishop of Winchester and the prior and convent of St. Swithin's, Winchester, to pay to them by the Purification the 2,000l. due to the king by reason of a composition made between the bishop and prior and convent and confirmed before the king, which sum the treasurer and barons are ordered to pay to Master Richard de Abindon, chamberlain of Wales, as the king has assigned it to Richard for the works of the castle of Kaernarvan and of other castles and towns to be done by the view and testimony of the king's subjects appointed for this purpose. If the bishop, prior and convent do not pay this sum, they are ordered to cause it to be levied from their goods and chattels.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joan, late the wife of William de Braiboef, the wardship of eighty acres of the king's demesne and half a virgate of the king's demesne in the manor of Basingestok, and not to intermeddle further with other lands of William, as the king learns by inquisition made by the escheator that William held the lands by rendering 5s. yearly to the ferm of the manor, and that he held nothing elsewhere of the king, so that the custody of the said lands ought to pertain to Joan as nearest friend of the heir.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Robert de Tybotot to have in the forest of Wauberge ten live bucks and twenty live does, in order to stock his park of Netlested, of the king's gift.

To the sheriff of Cambridge. Order to cause the aforesaid bucks and does to be taken and carried to the aforesaid park.

Jan. 2.
Bristol.

Geoffrey Buche, imprisoned at Shrewsbury for the death of Richard Brayn, whereof he is appealed, has letters to the sheriff of Salop to bail him.

To the sheriff of Stafford. Order to deliver Adam de Leek, imprisoned at Brug' for the death of Idersyn, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the

1285.

Membrane 11—cont.

first assize if any one wish to speak against him, as the king learns by the record and process of an inquisition lately made before Robert de Knitheleye, Robert Corbet, William Bagot, and Alan de Glaselegh, justices appointed to deliver the said gaol, that he is not guilty of the said death.

Jan. 2.
Bristol.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John de la Mare to have in the forest of Melkesham four live bucks and eight live does, of the king's gift.

To the sheriff of Lancaster. Order to deliver Robert son of Richard de Halghton of Goldburn, imprisoned at Liverpool for the death of John de (*sic*) Chalouner, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Robert slew John in self-defence and not by felony or of malice aforethought.

1284.

Membrane 11—Schedule.

Dec. 29.
Bristol.

To Master Henry de Bray, escheator this side Trent. Order to cause John de Exemue, son and heir of Isolda de Cardun, to have seisin of his mother's lands, as the king has taken his homage therefor.

1285.

MEMBRANE 10.

Jan. 2.
Bristol.

Thomas son of Hugh de Adlyngton, imprisoned at Shrewsbury for the death of Goditha, daughter of Madoc de Adlyngton, slain at Adlyngton, co. Salop, wherewith he is charged, has letters to the sheriff of Lancaster to bail him.

To the justices last in eyre in co. Leicester. Order to cause Henry de Lasey, earl of Lincoln, to be acquitted of 40 marks at which a horse lately adjudged as deodand in the eyre of the said justices was appraised, and also of the amercement in which he was cast for abducting the said horse, as the king has pardoned him. By p.s.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the abbot of Malmesbir[y] to have in the forest of Pewesham four good oaks fit for timber with their strippings, of the king's gift.

To the treasurer and barons of the exchequer. Order to acquit William de Bello Campo, earl of Warwick, of 250*l.* in which he is indebted to the exchequer for his own debts, as the king has pardoned him.

Vacated, because the writ was changed and corrected, as appears in the appended schedule.

Jan. 2.
Bristol.

To Master Henry de Bray, escheator this side Trent. Order to make partition into three equal parts of the lands of Hubert Husee, tenant in chief, in the presence of the heirs and parceners of the inheritance, if they wish to be present, and to cause Henry Esturmi and Margaret, his wife, Hubert's eldest daughter and co-heiress, to have as esnecy seisin of their purparty, and to cause John de Dune and Matilda, his wife, Hubert's second daughter and co-heiress, to have seisin of their purparty, saving to Margaret, late the wife of Hubert, to whom the king granted the wardship of the lands aforesaid until the heiresses come of age, the custody of the purparty of Isabella, the third daughter and co-heiress of Hubert, until Isabella come of age, as the king has taken the homage of Henry and the fealty of John for the purparties falling to their wives.

1285.

Membrane 10—cont.

To the sheriff of Norfolk. Order to deliver William le Burcer, imprisoned at Norwich for the death of William de Muref of Scotland, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew the said William in self-defence and not of malice aforethought.

To the keeper of the forest of Melkesham. Order to cause the abbes of Laycock to have in that forest ten oaks fit for timber, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Robert de Scardeburg to have in the forest of Wauberge two good oaks fit for timber, of the king's gift.

Jan. 3.
Bath.

To the sheriff of Surrey. Order to deliver Gilbert Symian, imprisoned in Guldeford gaol for the death of William Ailward, whereof he is appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record and process of an inquisition taken before William de Wyntreshull, Richard de Pevenese, and John de Wauton, justices appointed to deliver the said gaol, and before William de Braiboef that Gilbert slew the said William in self-defence and not by felony or of malice aforethought.

Jan. 9.
Newbury.

To the sheriff of York. Like order to deliver Adam Passemer, imprisoned at York for the death of Durand le Fevre, wherewith he is charged, in bail, as it is testified before the king by Geoffrey Aguill[un] and his fellows, justices to deliver that gaol, that Adam slew Durand in self-defence and not by felony or of malice aforethought.

Jan. 12.
Crondale.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John de Sancto Johanne to have in the forest of Chete six live bucks and twenty-four live does, of the king's gift.

Jan. 9.
Newbury.

To the sheriff of Lincoln. Order to deliver Thomas le Denesclerk, imprisoned in Lincoln gaol for the death of Nicholas le Denesvicary, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as it is testified before the king by Robert de Somercotes and his fellows, justices appointed to deliver Lincoln gaol, that Thomas slew Nicholas in self-defence and not by felony or of malice aforethought.

To the sheriff of Sussex. Order to cause proclamation to be made in all market towns of that county that the king's market in the town of Grenestede, which Queen Eleanor, the king's mother, has in dower, heretofore held on Sunday shall henceforth be held on Saturday.

To the justiciary of Ireland. Order to deliver to W. bishop of Meath, the island near Watreford that belonged to Robert le Poher, to be held during the king's pleasure according to an extent made by the justiciary.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Burga de Willeleye to have in the forest of Shirlet two oaks fit for timber, of the king's gift.

Jan. 15.
Reigate.

To the sheriff of Somerset. Order to deliver William de Keynesham, imprisoned at Somerton for the death of Hugh le Wynnere, wherewith he is charged, in bail to twelve men who shall mainpern to have him before

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Membrane 10—cont.

the justices at the first assize, as it is testified before the king by Thomas de Sancto Vigore and his fellows, justices appointed to deliver Somerton gaol, that William slew Hugh in self-defence and not by felony or of malice aforethought.

Jan. 20.
Canterbury

To the treasurer and barons of the exchequer. Whereas the king, on 16 November, in his tenth year, committed to Christiana de Mariscis the manors of Wyrardesbur[y] and Langeleye during pleasure for 110*l.* yearly at the exchequer, and afterwards committed the manors to Christiana, to be held by the same ferm until she should enfeof the king of certain lands in Ireland by her charter, and she enfeofed the king thereof and caused him to have seisin before All Saints in the said year, wherefore the king has now granted to her the manors aforesaid for life and for three years after death, paying nothing to the king therefor, in accordance with the agreement made between her and the king: the king orders them not to charge Christiana, upon payment of the aforesaid 110*l.* at the exchequer in fifteen days from Easter, hereafter with the debts or fermes by reason of the manors aforesaid, but to discharge her thereof, and to cause this to be so done and enrolled; provided that the agreement aforesaid be likewise enrolled before them in the exchequer.

Jan. 20.
Canterbury.

To the same. Order to cause Geoffrey de Corton to be acquitted of 20*s.* due to the exchequer for writs of chancery sued out at divers times, as the king has pardoned him in consideration of his poverty.

Ralph de Sireston and William his brother, imprisoned at Notingham for the death of John le Taillur of Screveton, whereof they are appealed, have letters to the sheriff of Notingham to bail them.

Jan. 27.
Canterbury.

To Master Henry de Bray, escheator this side Trent. Order to permit William de Valencia, the king's uncle, to hold until the next parliament the estate that he has in the lands that Constance de Pount del Arche held in dower, as the escheator cannot, by reason of certain of the king's affairs that he is now intending, now go to R. bishop of Bath and Wells, the chancellor, as ordered by the king, to show before the chancellor in the presence of the said William and of John de Sancto Johanne, who claim right in the said lands, the reasons for which he took the lands into the king's hands.

Feb. 1.
Leeds.

To the sheriff of Cornwall. Order to deliver Henry de Menbinak, imprisoned at Lanceveton for the death of Ralph de Scanhan, wherewith he is charged, in bail to twelve mainpernors who shall undertake to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken before Solomon de Roff[a] and his fellows, justices lately in eyre in co. Cornwall, that Henry slew the said Ralph in self-defence, and not by felony or of malice aforethought.

Jan. 28.
Canterbury.

To Geoffrey de Nevill, justice of the Forest beyond Trent. Order to cause Gerard de Wypeyns, parson of the church of Creystok, to have in the forest of Inglewode ten oaks fit for timber, of the king's gift.

By p.s. [297.]

To Peter de la Mare, constable of Bristol castle. Whereas lately, by reason of the breaking of the park of the abbot and convent of Keynesham, the king's deer entered the park, and the king, after the deer had been taken by him, granted licence to the abbot and convent to enclose the park, and some of the king's hinds and other deer are within the park:

1285.

Membrane 10—cont.

the king, granting to the abbot and convent any of his hinds or deer found in the park, orders the constable to permit the abbot to enclose his park and to have any such hinds and deer found therein.

Feb. 12. To the justices in eyre in co. Oxford. Whereas they have ordered
Higham. Thomas de Sancto Vigore to be arrested, the king orders them to cause Thomas to be delivered upon his finding mainprise to be before the king in his next parliament, and to certify the king of the cause of the arrest.

Feb. 12. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Higham. Whereas the king lately ordered Richard de Holebrok, keeper of the forest of Rokingham, to deliver to Hugh de Espainnes the bailiwick of Geytington in that forest to be kept during pleasure, and Richard refused to deliver the bailiwick to Hugh because certain men of those parts charged him with trespass of venison in that forest; therefore the king ordered Roger to make inquisition by the oath of foresters, verderers and other men of those parts whether Hugh has been guilty of any trespass of venison in the forest since the time of the last eyre of the justices for pleas of the Forest or has abetted any malefactors of venison in those parts; and the king learns by the inquisition that Hugh is not guilty of any trespass of venison in the forest and has not abetted malefactors of venison: the king orders Roger to deliver to Hugh the said bailiwick.

To the sheriff of Westmoreland. Order to cause Roger de Lancastria to have seisin of two messuages and a moiety of a messuage in Pulhou that William Burghman, who was outlawed for felony, [held], as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that William held them of Roger, and that the township of Barton ought to answer to the king for the year, day and waste thereof.

Feb. 23. To the sheriff of Somerset. Order to deliver to Roger Vose,
Thetford. imprisoned at Somerton for the death of Peter le Ropere, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, as the king learns by record and process of the inquisition taken before Thomas de Sancto Vigore and his fellows, justices to deliver the gaol of Ivelcestre, that Roger slew Peter in self-defence, and not by felony or of malice aforethought.

Membrane 10—Schedules.

Jan. 2. To the treasurer and barons of the exchequer. Order to cause William
Bristol. de Bello Campo, earl of Warwick, to be acquitted of 250*l.* of the 300*l.* that the king lately caused to be delivered to him from the treasury as imprest, of which the earl afterwards paid 50*l.* to the exchequer, as the king has pardoned him 250*l.*

Mar. 13. To the same. Notification that the king has pardoned Richard de
Gimingham. Breouse, for his good service, 9 marks in which he is indebted to the exchequer, to wit half a mark for having a writ in chancery because he had not him whom he had pledged, a mark for an unjust hindrance, 3½ marks for three fines for licence to agree, and 40*s.* of fine for licence to agree, and that the king has also pardoned him 26 marks due to the exchequer for the debt of Roger de Clere and John de Colekirk, to wit 20 marks for fine for the passage and four marks for scutage of Wales, and order to cause him to be acquitted of the said sums. It is provided that the residue of the debts of the said Roger and John shall be levied for the king's use from those holding their lands. By p.s. [308.]

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Membrane 10—Schedules—cont.

- Jan. 15. To the same. Order to cause Ralph de Berners to be acquitted of
Reigate. 20*l.* in which he made fine with the king for unjust detention of land
in co. Suffolk, as the king has pardoned him in consideration of his
good service in the expedition to Wales.

MEMBRANE 9.

- Feb. 23. To the justices next in eyre for pleas of the Forest in co. Hereford.
Thetford. Order not to molest Alan de Plugenet, keeper of the Hay of Hereford,
in their eyre for twenty oaks delivered by him to Eustace de Hacche
by the hands of William Boter for the works of Queen Eleanor, the
king's consort, in the castle of Hereford, and for ten oaks delivered for
fuel for the king's daughters then in Eustace's custody, as Alan
delivered these by the king's orders.
The warrant (*war*) is on the file amongst the king's writs.
- Feb. 23. To the sheriff of Oxford. Order to cause to be replevied to David de
Thetford. Offynton, who is staying in Ireland by the king's licence, until a
month from Easter his lands, goods and chattels, which were taken
into the king's hands by the justices last in eyre in that county by
reason of certain trespasses in the time of war wherewith he was
charged, of which he asserts that he has acquittance by the king's charter.
- Feb. 28. To the sheriff of Somerset. Order to deliver to R. bishop of Bath
Binham. and Wells for the use of the prior and convent of Bath certain
liberties in Langrugge and Freshford and certain other places contained
in the king's writ of judgment directed to the sheriff, which Gilbert de
Clare, earl of Gloucester and Hertford, rendered into the hands of the
king, who impleaded him concerning them before the justices last in
eyre in co. Southampton, which liberties the king afterwards
restored to the bishop under plevin as the right of his churches of
Bath and Wells, and to restore to the bishop anything that may have
been received thence since the restoration.
- March 16. To the sheriff of Essex. Order to deliver John de Boeles, imprisoned in
Burgh. Essex for trespass of the Forest, wherewith he is charged, in bail to twelve
men of that county who shall mainpern to have him before the justices for
pleas of the Forest.
To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Order to cause Robert de Marny's wood of Leyre Marny, within the bounds
of the forest of Essex, which was taken into the king's hands for vert that
Robert took in the wood without the view of the king's foresters, to be
replevied to him until the eyre of the justices next in eyre for pleas of the
Forest.
- March 27. To the sheriff of Norfolk. Order to replevy to the abbot of Ramesey
Burgh. until five weeks from Easter the hundred and moiety of a hundred of
Clacklos, which was taken into the king's hands by reason of an inquisition
taken at Norwich by William de Saham and his fellows, then at Burgh.
- April 3. To Thomas de Normanvill, escheator beyond Trent. Order to deliver to
Burgh. Margaret, late the wife of Geoffrey de Nevill, tenant in chief, the castle of
Horneby with appurtenances, except the body of the same, which is of
Margaret's inheritance, as the king has committed it to her to hold in
tenancia until she come to the king and do what she ought to do for the
lands that Geoffrey held of her inheritance.

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Membrane 9—cont.

- April 8. To the sheriff of York. Order to deliver William Hardy, imprisoned at
West Beverley for the death of William Pyltour, wherewith he is charged, in
Dereham. bail to twelve men who shall mainpern to have him before the justices at
the first assize if any one wish to speak against him, as the king learns by
the record and process of an inquisition made before Geoffrey Aguillon,
William de Sancto Quintino, John de Melsa, and Peter de Rotherfeld,
justices appointed to deliver that gaol, that William slew William Pyltour
in self-defence and not by felony or of malice aforethought.
- April 11. To Thomas de Normanvill, escheator beyond Trent. Order to deliver to
Ely John de Gosebeck, son of Margery de Gosebeck, tenant in chief, her
purparty of the manor of Eyden, together with everything received thence
since it was taken into the king's hands, as it appears by Margery's
charter, which the king has inspected, and by the testimony of Hugh de
Gosebeck, her son and heir, that she, in her liege widowhood, enfeoffed
John of her purparty of the manor, and that he was in seisin thereof
until Thomas took the purparty into the king's hands because she had
enfeoffed John thereof without the king's licence.
- April 15. To the sheriff of Oxford. Order to replevy to Amice, late the wife of
Baldock. Jordan le Forester, tenant in chief, and Miles de Hasting', the manor of
Lynham, which he lately took into the king's hands by order of the
justices last in eyre in that county, because Amice had married Miles
without the king's licence.
- April 20. Ralph son of Hubert de Bermingham, imprisoned at Bury St. Edmunds
Langley. for the death of Matilda, late the wife of Adam le Brun of Hopeton,
wherewith he is charged, has letters to the sheriff of Suffolk.
- April 23. To the treasurer and barons of the exchequer. Order to cause
Langley. Elizabeth and Annora, daughters and heirs of William le Vavasour, to be
acquitted of all accounts, arrears, and reckonings (*raciocinia*) in which
Robert le Vavasour, their grandfather, was indebted to the late king for
all the time when he was sheriff in cos. Nottingham and Derby, constable
of the castles of Notingham, Hareston, and Bollesovere, sub-escheator in
those counties, keeper of the said king's demesnes, herds of cows
(*vaccariarum*), and stock, and of all fines that he made with the said king
for all the bailiwicks that he had of the late king in his lifetime, and of
everything that can be exacted from Elizabeth and Annora for their
grandfather's debts for any reason, as the late king, by his letters patent,
which the king has inspected, remitted and pardoned all these to
Elizabeth and Annora.
- April 24. To the sheriff of Cornwall. Order to restore to Robert de Boyton,
Langley. clerk, his lands, goods and chattels and his bailiwick of West-
weleshyr, which were taken into the king's hands upon his being indicted
before the justices last in eyre in co. Oxford of certain robberies, as he
has purged himself before O. bishop of Lincoln, to whom he was delivered in
accordance with the privilege of the clergy.
- The like to the sheriff of Suffolk for Robert's goods in his bailiwick.
- April 27. To the treasurer and barons of the exchequer. Order to cause John de
Langley. Folkesworth and John Knist to be acquitted of 31s. that they paid, when
verderers of the forest of Clive, into the late king's wardrobe by his order
on Wednesday the feast of SS. Perpetua and Felicitas, in the 52nd year of
his reign, for the issues of the windfall (*cablicii*) of that forest sold by them,
as the late king acquitted them of this sum on 8 March, in the aforesaid year,
as appears by his letters patent, which the king has inspected.

1285.

*Membrane 9—cont.*April 28.
Langley.

To Master Henry de Bray, escheator this side Trent. Whereas the king, on 27 July, in his tenth year, granted to his kinsman Amadeus de Sabaudia the wardship of certain lands that belonged to John de Nevill, tenant in chief, during the minority of John's heir, in part value of 400*l.* yearly, and by ignorance of those who made the extent the ferm of 10*l.* yearly due to the king from the manor of Arnhal, which belonged to John, was extended, which ferm cannot and ought not to be separated from the crown either in time of wardship or at any other time; wherefore the king is bound to satisfy Amadeus for the said 10*l.* yearly: the king orders the escheator to assign to Amadeus 10*l.* yearly of land from wardships in his custody. The king has ordered the treasurer and barons of the exchequer to discharge the escheator of such wardship when he shall have assigned it to Amadeus, and to discharge the fermors of the wardship of that manor in like manner if they have paid this sum to Amadeus in the meantime.

To Thomas de Normanville, escheator beyond Trent. Whereas the king learns that Robert Greylle, deceased, tenant in chief, granted to Peter Greylle the manor of Bloxham for life, and also that Robert granted that he would acquit Peter for life against Philip de Lyndeseye of 12*l.* yearly due to Philip from that manor, and the king, in his grant to Amadeus de Sabaudia of the wardship of all the lands that belonged to Robert [assigned the manor to Amadeus] in ignorance of the aforesaid grants, and now seeing that an error has been made in this behalf by his ministers, wills that Peter shall remain quit from payment of the aforesaid 12*l.* and that Amadeus shall, by reason of the said wardship, pay this sum yearly to Philip during the wardship, and that the escheator shall assign to Amadeus 12*l.* yearly of land elsewhere from other wardships in place of the said 12*l.* yearly, and therefore orders the escheator to assign 12*l.* yearly of land or yearly rent to Amadeus from wardships.

To the sheriff of Dorset. Order to restore to Richard Russel, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices last in eyre in co. Dorset of the death of Hamund Melepuf, as he has purged his innocence before R. bishop of Salisbury, as appears by the letters patent of W. the bishop's successor.

May 1.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king granted to Geoffrey de la Prise, executor of the will of Master William de Monemuth, in his name and in the name of his co-executors, for a fine of 100*l.* the administration of William's goods and chattels, which were taken into the king's hands upon William's death, and the king has now granted to the executors that 50 marks of the aforesaid 100*l.* shall be levied of the goods and chattels that belonged to William in Ireland: the king orders the treasurer and barons, upon receipt of 100 marks of the aforesaid 100*l.*, to cause the executors to be acquitted of the 100 marks and to discharge them of the remaining (*sic*) 150 marks. The king has ordered the justiciary of Ireland and the treasurer and barons of the exchequer of Dublin to cause the 50 marks to be levied of the goods and chattels that belonged to William in Ireland, and to deliver the residue of William's goods and chattels to the executors for the execution of his will.

To Master Henry de Bray, escheator this side Trent. Order to assign dower to Ela, late the wife of John de Meryet, tenant in chief, upon her taking oath not to marry without the king's licence.

May 4.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to restore to Margaret, late the wife of Geoffrey de Nevill, tenant in chief, the lands of her inheritance, which were taken into the king's hands by reason of

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Membrane 9—cont.

Geoffrey's death, together with everything received thence since they were taken into the king's hands, as she has taken oath before the king not to marry without his licence.

The like to Thomas de Normanvill, escheator beyond Trent.

To Master Henry de Bray, escheator this side Trent. Order to permit the executors of the will of Nicholas Sifrewast to have administration of his goods and chattels, upon their finding security to render to the exchequer any debts owing to it by Nicholas.

May 5.
Westminster.

Ralph David, imprisoned at Bury St. Edmunds for the death of Henry de Risshebrok, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.*

To the sheriff of Kent. Order to deliver William de Dulingburn, imprisoned at Maydistan for the death of an unknown man, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of William de Detling', Henry Perot, and John de Merley, appointed to deliver that goal of William, that William slew the said man in self-defence and not by felony or of malice aforethought.

Membrane 9—Schedule.

Mainpernors of David de Uffington: Roger Carles, Peter de Lynleye, Thomas de Moregrave, of co. Hertford; Godfrey de Kyngeston, John de Eston, of co. Oxford. All these mainperned body for body to have David before the king at his order to stand to right concerning everything to be objected to him.

MEMBRANE 8.

May 5.
Westminster.

To the sheriff of Kent. Order to cause William de Dulingburn, imprisoned at Maydestan for the death of an unknown man, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of William de Detling, Henry Perot, and John de Merley, appointed to deliver that gaol of William, that William slew the said man in self-defence and not by felony or of malice aforethought.

May 6.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of John de Pycheford, tenant in chief, 12*l.* 13*s.* 4*d.* yearly of land and rent in the manor of Pycheford, which the king has committed to her to hold in *tenancia* until he assign dower to her.

To the sheriff of Oxford. Order to deliver Andrew le Webster, imprisoned at Oxford for the death of Richard le May, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by Richard de Boyland that Andrew slew Richard in self-defence and not by felony or of malice aforethought.

To the treasurer and barons of the exchequer. Order to cause the prioress and nuns of Acornbury to be acquitted of 30*l.* in which they are indebted to the exchequer for the arrears of a yearly ferm of twelve marks due to the king from the wood of Alstoneswode for the time when they had the ferm by the late king's commission, as the king has pardoned them, at the instance of Queen Eleanor, his mother.

* This is enrolled twice.

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Membrane 8—cont.

May 8. To the same. Order to discharge William de Boyvill, the late king's
Westminster. sheriff of Northants, and Ellen la Zuche of 25 marks, as it appears to the king by inspection of the letters patent of Bandus son of Audebrandus, citizen and merchant of Siena (*Scenenen'*), that Bandus received this sum from William in the name of Master Berard de Neapolis, then the pope's notary, on Thursday after St. Luke, 56 Henry III, for the relief of the said Ellen, in part payment of the yearly fee that Berard received at the late king's exchequer, and to allow this sum to Berard in the fee that he receives from the king.

May 8. To the same. Order to cause Reginald de Grey to be acquitted of 40s.
Westminster. in which he was amerced before John de Reygate and his fellows, justices last in eyre in co. Sussex, by reason of the common summons of their eyre in that county, as the king has pardoned Reginald.

To the treasurer and barons of the exchequer. Order to cause R. bishop of London to have the chattels of his condemned men and fugitives of the bishopric, as he and his predecessors have always hitherto had them according to the tenor of the charters of the king's progenitors, which the bishop has. [*Prynne, Records*, iii. 347.]

To the sheriff of Somerset. Order to deliver Richard Russel of Hunteworth, Philip Cole, John Cole, and Richard Bulbe of La Penne, imprisoned at Somerton for trespass of the Forest, each in bail to twelve men who shall mainpern to have him before the justices for Forest pleas and that he will not again incur forfeiture in the forests.

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle with the lands that belonged to Frank de Scoland, as the king learns by inquisition taken by the escheator that Frank held nothing at his death of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

To the same. Order to replevy to John son of Marmaduke and Ida, his wife, late the wife of Robert de Nevil, tenant in chief, until otherwise ordered the tenements held in Ida's dower, which the king lately ordered the escheator to take into his hands because she had married without the king's licence, as the king wishes to show favour to John in consideration of his good service.

The like to Thomas de Normanvill, escheator beyond Trent.

May 11. To the treasurer and barons of the exchequer. Order to cause Nicholas
Westminster. de Menyll, tenant of the lands that belonged to William de Mombray, the elder, in Tampton, to be acquitted of 20*l.*, and to discharge John de Lythegreynes, sheriff of York, of this sum, which is exacted from him for the forfeited issues of the aforesaid lands.

May 8. To the same. Order to cause Peter de Malo Lacu to be acquitted of 100
Westminster. marks paid into the wardrobe to Master Thomas Bek, keeper of the wardrobe, on Sunday after SS. Peter and Paul, in the fifth year, by which he made fine with the king for his service of two knights' fees that he acknowledged to the king for the army of Wales in that year, as the king, on 4 July, in the said year, acquitted him of this sum by letters patent.

To Master H. de Bray, escheator this side Trent. Order to cause to be replevied to John de Mounpinzun and Orabilla, his wife, late the wife of William de Staundon, tenant in chief, until otherwise ordered, the lands that they held in Orabilla's dower, which were taken into the king's hands because she married without his licence, and to restore to them all the issues received thence, as the king wishes to show John favour in consideration of his good service.

1285.

Membrane 8—cont.

To the sheriff of Worcester. Order to cause John Lovet to have seisin of a messuage and a virgate of land with appurtenances, except two acres of land in Elmeleye Lovet that John le Keu, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John le Keu held them of the said John, and that the township of Elmeleye Lovet had the king's year and day thereof and ought to answer to the king for the same.

To the sheriff of Leicester. Order to cause to be restored to Petronilla, late the wife of Leonius de Leyk, who was lately imprisoned at Warwick for larcenies wherewith he was charged, in which prison he died, the lands whereof she was enfeofed jointly with her husband, as the king learns by the record of the justices last in eyre in co. Leicester that she was enfeofed jointly with her husband of the said lands by certain charters, which the sheriff has by delivery from the justices, and which he is ordered to restore to her.

May 10.
Westminster.

To Master H. de Bray, escheator this side Trent. Order not to intermeddle with the lands that belonged to William de Brayboef by virtue of the king's writ ordering him to take them into the king's hands, and to restore any issues received thence, as the king learns by inquisition taken by the escheator that William at his death held nothing of the king in chief, but that he held a tenement in Freswater of John de Insula by the service of a quarter of a knight's fee.

To Solomon de Roff[a] and his fellows, justices last in eyre in co. Cornwall. Order to cause to be restored to Robert son of Walter his lands in Menelly, Treveru and St. Ewe, which were taken into the king's hands by reason of his homage, as the king has taken his homage for the said lands, which homage Robert previously made to Edmund, earl of Cornwall, and which the earl quit-claimed to the king.

May 16.
Westminster.

To Master Henry de Bray, escheator this side Trent. Whereas Peter de Chaluns has acknowledged before the king that William, son and heir of William de Birmingham, who was slain in the battle of Evesham against the late king and the present king, has satisfied him both for the ransom of the lands that belonged to William in Dorton and for a quarter of the lands that belonged to William in Hoggeston that Isabella, late the wife of the said William, lately deceased, held for her maintenance between a third and a quarter, according to the form of the *Dictum* of Kenill[eworth], which ransom was given to Peter by Hamo Lestrangle (*Extraneus*), to whom the late king granted the lands according to the *Dictum*; the king orders the escheator to restore to William the said lands, which he took into the king's hands by reason of Isabella's death, together with everything received from them since they were taken into the king's hands.

To the sheriff of Northumberland. Order to cause Robert son of Roger to have seisin of a messuage in Roubir[y] that Hugh de Rilleston, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day and that Hugh held it of Robert, and that the township of Roubir[y] ought to answer to the king for the year, day and waste thereof.

May 18.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Thomas de Cadurcis to be acquitted of 100 marks at which he was amerced before the king for trespass of venison in the forest of Shirewod, as the king has pardoned him by his letters patent.

1285.

Membrane 8—cont.

May 20. Westminster. To the same. Order to cause the burgesses of Yarmouth to be acquitted of 40*l.* in which they were amerced before John de Lovete and Geoffrey de Neubaud, who is now deceased, appointed to hear trespasses in taking wool to parts beyond sea contrary to the late king's inhibition, as the king has pardoned the merchants of the realm such trespasses.

To the keeper of the forest of Wauberg. Order to cause the sheriff of Cambridge to have twelve oaks fit for timber, for the works of the castle of Cambridge.

May 23. Westminster. To the treasurer and barons of the exchequer. Order to cause Nicholas de Castello, remembrancer of the exchequer, to have the fifty marks at which Thomas son of Lambert de Multon was amerced before John de Metingham and Alexander de Trikingham, justices, at Boston, in the eleventh year, for an unjust hindrance.

To Roger Lestrange (*Extraneo*), justice of the Forest this side Trent. Order to cause G. bishop of Worcester to have in the forest of Bernewode ten bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Ralph de Vernun to be acquitted of 10*l.* in which he was amerced before Solomon de Roff[a] and his fellows, justices lately in eyre in co. Oxford, because he did not come before them at the first day of the eyre, as it appears by the rolls of the chancery that he had acquittance of the common summons of the eyre.

May 24. Westminster. To the treasurer and barons of the exchequer. Whereas the king, on 28 December, in the ninth year of his reign, granted to Robert Tibbotot all the rent of the fish-boxes (*totum truncagium*) due to the king from the mere of Saham for one year, and ordered Richard de Holebrok, then his steward, to cause Robert to have the same with all issues thereof, and Richard paid to Robert the issues for that time: the king orders them to discharge Richard of the issues and to receive from him the writ whereby he paid them and Robert's letters patent of receipt.

To the same. Order to discharge Thomas de Normanvill, escheator beyond Trent, in his account of the goods of Roger de Clifford, the younger, of 42*l.* 10*s.* 5*d.* that he paid by the king's order to R. bishop of Bath and Wells, the chancellor, at Rothelan, on Wednesday the morrow of SS. Peter and Paul, in the eleventh year, in part payment of 70 marks that Roger at his death owed to the chancellor for a loan, as the chancellor has acknowledged before the king.

May 28. Westminster. To the same. Order to cause John de Bohun to be discharged of 66*l.* 13*s.* 4*d.* in part payment of 2,500 marks in which he made fine with the king for the wardship of the land and heir of John le Mareschal, tenant in chief, as he paid this sum into the wardrobe at Westminster, on Monday after St. Augustine last, to Master William de Luda, keeper of the wardrobe.

By bill of the wardrobe.

To the same. Order to cause the said John to be acquitted of 400 marks in part payment of the said 2,500 marks, as he paid this sum into the wardrobe at Hereford, on Monday after St. Martin, in the eleventh year, to the aforesaid William.

By bill of the wardrobe.

1285.

Membrane 8—Schedules.

Sir John de Meriet held the manor of Meriet, co. Somerset, which is extended at 51*l.* 14*s.* 3*d.*; the hamlet of Lopene, in the same county, which is extended at 14*l.* 19*s.* 11½*d.*; the hamlet of Stratton in the same county, which is extended at 9*l.* 5*s.* 3*d.*; the manor of Castelkarleton, co. Lincoln, which is extended at 70*l.* 13*s.* 7½*d.*: whereof the total is 146*l.* 3*s.* 2½*d.* (*sic*), whereof a third is 48*l.* 14*s.* 4¾*d.* The total of the two parts remaining in the king's hands is 97*l.* 8*s.* 9¾*d.*, whereof for the said third part there are assigned to Ela, late the wife of John, her dower, as appears in the schedule sewed to this, for which she shall render yearly to the king 5*s.* 11½*d.* the excess of her dower.

Assignment of dower to Ela, late the wife of John de Meriet, made by Master H. de Bray, escheator this side Trent, in May, 13 Edward I, by the king's order: to wit the hamlet of Lopene, co. Somerset, which is extended at 14*l.* 9*s.* 11½*d.*; the hamlet of Stratton, in the same county, which is extended at 9*l.* 5*s.* 8*d.*³ and 191 acres of land in the manor of Meriet, in the same county, which is extended at 6*l.* 7*s.* 4*d.*, to wit 84 acres of land in a *cultura* on the east of the said manor called 'Bafthehey,' and 5 acres of land in a croft called 'Flexland,' and 20 acres in the field called Netherdon lying near the water of Little Lopene the nearest to the water, and 5 acres in the place called 'La Shau,' and 20 acres in the field called 'Wodforlonge' lying between the gate of Eggewode and the garden of the manor, and 30 acres of land in the field of Dockedele near the church of the manor, the nearest to the same; and 27 acres of land in the field called 'Beredon,' lying near Holdetheye, extending by Sondweleslak; and 12 acres of meadow in the meadow of the manor called 'Elepolesham,' on the west side of the meadow towards La Isinebom; and 6 acres of meadow in a meadow called 'Enyngham' on the west of the meadow. Total: 18 acres of meadow, which are extended at 36*s.* And all the pasture in Eggewode, which is extended at 10*s.* A moiety of the wood of Eggewode on the west of the wood, which is extended at 2*s.* 3*d.* The rents of free tenants, to wit Geoffrey de Hayse-laund, John de Meriet, Nicholas Bessin, Hugh de Bathonia, Walter de la Beme, and Isabella Lond, which are extended at 6*s.* 8*d.* yearly. The rents of the following customary tenants, to wit Richard Canoun, Robert Balloc, Thomas Gold, Henry Palle, Thomas Foliot, Richard Fromond, Robert Lend, John Schap, Wymarca de Porta, Philip Attebogeh', Hugh Batte, Richard Hores, Robert atte Strele, Roger atte Stone, Walter Longe, Andrew Chaumpeneys, Amice de Esselond, Gunnilda le Charetter, Robert le Baker, Gilbert atte Hirne, Ralph Gundy, William Snelle, Nicholas Willelmi, Nicholas Gold, Adam Tredgold, Oppinggild, Robert Pomerey, Robert Kinge, Ralph Fesecok, Robert Avenell, Hugh Paris, Joan, relict of Swele, and Robert Wodeward, which are worth 12*l.* yearly. Also their aid, their larder-silver (*lardarium*), their church scot (*chirchettum*), and their help at flax-time (*auxilium lini*), all of which are extended at 48*s.* 6¾*d.* Also the rent of capons, which is worth yearly 12*d.* Also the pasture in La Garston and Slapesway, which is extended at 6*s.* 8*d.* Also all the services and customs of the aforesaid customary tenants, together with the pleas and perquisites of the freemen and villeins, which are extended at 26*s.* 8*d.*

Total of all the value of the aforesaid assignments: 49*l.* 9½*d.*, whence Ela ought to render to the king yearly 5*s.* 11½*d.* And thus there remain clear: 48*l.* 14*s.* 4¾*d.*, to which sum the dower amounts.

Also there is assigned to her the advowson of the church of Bokelond, which is extended at 100*s.* yearly.

* The extent is given above as 9*l.* 5*s.* 3*d.*

1285.

MEMBRANE 7.

May 26.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king after the death of Baldwin Wak enjoined Master Henry de Bray to take into the king's hands, by reason of the debts due from Baldwin to him, all Baldwin's stud (*equicum*) that belonged to Baldwin at Cotingham and Skeldinghope at his death, and to cause it to be appraised and kept safely until further orders, and the king afterwards enjoined Henry by word of mouth to deliver the stud, which was appraised by him at 161*l.* 6*s.* 8*d.*, to Queen Eleanor, the king's consort, of the king's gift, and Henry delivered it to her, as she has acknowledged before the king: the king orders the treasurer and barons to acquit Henry of the appraisement, wherewith he is charged, in his account of the issues of the goods and chattels that belonged to Baldwin at his death, and to cause John, son and heir of Baldwin, to have allowance therefor in the debts due to the king from his father.

To the treasurer and chamberlains. Order to cause the abbot and convent of Westminster to have a tun of wine from the king's right prise on the morrow of St. Botolf for this year, as the late king granted to them a tun yearly on that day for the celebration of divine service in the abbey.

May 30.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Bohun, to whom the king lately granted, for a fine of 2,500 marks, the wardship of the lands that belonged to John le Mareschal, tenant in chief, during the minority of the heirs, with the marriage of the heirs, and John de Bohun paid 1,500 marks to the king beforehand at Chester, in the eleventh year, as appears by the king's letters patent in John's hands, to be acquitted of the said 1,500 marks.

May 18.
Westminster.

To the treasurer and chamberlains. Whereas the king lately committed to John de Burne the port of Dover to be kept during pleasure, rendering therefor to the exchequer 100 marks yearly, and afterwards ordered John to pay out of the issues of that port to Stephen de Penecestre, constable of Dover castle, 100 marks for the twelfth year of the king's reign, and 100 marks for the thirteenth year, which sums the king had assigned to Stephen yearly to be received from the said issues together with 350 marks for the maintenance of himself and his chaplains, serjeants and watchmen and of a carpenter dwelling in the castle, and a great part of the said 200 marks still remain to be paid to Stephen: the king orders the treasurer and chamberlains to cause the arrears of the said 200 marks to be paid to Stephen, and to commit the port to him, to be kept by him during the king's pleasure, receiving thence by his own hands the said 100 marks; provided that no allowance be made to Stephen for any one's passage in the said port without the king's special order.

May 28.
Westminster.

To the treasurer and barons of the exchequer. Order to acquit Thomas de Normanvill, escheator beyond Trent, of goods and chattels to the value of 278*l.* 9*s.* 5½*d.* in the manors of Cotingham and Buttrecrambe that belonged to Baldwin Wak, and which had been taken into the king's hands by reason of his death, and to charge Edmund, earl of Cornwall, therewith, to whom he delivered them by the king's order, according to an indenture testifying the receipt thereof made between the earl and Thomas.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of John de Nevill, tenant in chief, the advowsons of the church of Hallingbir[y], of the church of Wetheresfeld, and of the church of Lengham, which the king has assigned to her in dower.

1285.

Membrane 7—cont.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause William de Bello Campo, earl of Warwick, to have in the forest of Salcey (*de Salceto*) four roebucks, of the king's gift.

June 1.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to the prior and convent of Holy Trinity, Canterbury, all the issues that he took from the custody of the priory during its last voidance for the king's use, and not to intermeddle further with the priory henceforth by reason of the voidance of the same, as the king learns that the custody of the priory during voidance has not heretofore been wont to pertain to him or his progenitors.

To the keeper of the forest of Shirewode. Order to cause Robert Tibotot to have in the wood of Beskewode, within the forest, six good oak trees fit for timber, with their strippings, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of John de Picheford, tenant in chief, in the manors of Picheford and Albrighton, in the presence of Reginald de Legh, Robert Brun, and William de Walegh, or of Reginald and Robert, or of William and Robert.

To the keeper of the forest of Shirewod. Order to cause Thomas, bishop of St. Davids, to have in the wood of Bilehaghe, which is within the forest aforesaid, ten good oak trees and in the wood of Mammefeud two good oak trees fit for timber, of the king's gift.

To Roger Lestrangle, justice of the Forest this side Trent. Order to cause Thomas de Weyl[ond] to have in the forest of Chipham eight oaks fit for timber, of the king's gift.

To the sheriff of Warwick. Order to deliver Nicholas de Lodbrok, imprisoned at Warwick for the death of Is[olda], late the wife of Robert de Swineford, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by Geoffrey de Leukenore and John de Meting[ham] that Nicholas slew Is[olda] in self-defence and not by felony or of malice aforethought.

June 3.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John Lestrangle (*Extraneus*) to be acquitted of 200 marks, as it appears to the king that John Lestrangle, John's grandfather, at the time when he was the late king's justice of Chester, paid 200 marks by the said king's order to the men of Chester for 200 marks that they had lent to the said king.

June 2.
Westminster

To Thomas de Normanvill, escheator beyond Trent. Order to render to Hugh, now abbot of Aumale (*Albe Marle*), all the issues and profits of the lands of the abbey whilst they were in the king's hands, as the king learns by the testimony of Master Henry de Bray, escheator this side Trent, that the abbot holds his lands in England of the feoffment of the earl of Albe-marle and not otherwise of the king in chief, wherefore the king has rendered to the abbot as the right of him and his church the lands taken into his hands upon the death of William, the late abbot, claiming nothing of the issues of the said lands.

The like to Master Henry de Bray, escheator this side Trent.

Geoffrey [son of] Matilda de Teberton, imprisoned at Norwich for the death of John le Taillur of Walepol, whereof he is appealed, has letters to the sheriff of Suffolk to bail him.

1285.

Membrane 7—cont.

To the keeper of the Hay of Bilhaghe. Order to cause Thomas, bishop of St. Davids, to have in that Hay twelve oaks fit for timber, of the king's gift.

To the keeper of the manor of Wodestok. Order to cause Richard de Angmundevill to have in the park of that manor four bucks, of the king's gift.

June 7.
Westminster.

To the keeper of the forest of Dene. Order to cause Roger de Mortuo Mari to have in that forest six bucks, of the king's gift, as the king lately ordered the keeper by writ of privy seal to deliver to Roger six bucks, and Roger has not yet had them, as he says.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Meinill to be acquitted of 100s. due to the king from Andrew de Feugers for his relief, as the king has pardoned Nicholas, who holds the lands that belonged to Andrew in Levynton, the aforesaid sum.

To the same. Order to commit to Stephen de Penecestre, constable of Dover castle, the port of Dover, which the king lately committed during pleasure to John de Burne at 100 marks yearly, and the king afterwards ordered John to pay Stephen the said 100 marks for the twelfth year and for the thirteenth year, and so yearly for so long as John should have the custody, towards the 300*l.* yearly that the king assigned to Stephen, 146*l.* to be received from the wardships pertaining to the castle, 100 marks from the issues of the port aforesaid, and the remaining 87*l.* from the exchequer, for the maintenance of himself, chaplains, serjeants, and watchmen, and of a carpenter dwelling in the castle, and the king now wills that Stephen shall have the custody of the port aforesaid during pleasure, so that he shall receive thence yearly 100 marks in satisfaction of the 300*l.* aforesaid and that he shall not have allowance in that sum by reason of the passage of anyone at the king's order or the order of anyone else.

To the sheriff of Salop. Order to deliver William le Paumer of Bodinghope, imprisoned at Brugg' for the death of John de Ledewyche, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew John in self-defence and not by felony or of malice aforethought.

July 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Robert Tibotot to be acquitted of the 100s. exacted from him for the escape of Andrew de Norff[olcia], a fugitive, as the king has pardoned Robert.

To Master Henry de Bray, escheator this side Trent. Order to cause to be assigned to Felicia de Shorteford, late the nurse of Alphonsus, the king's son, 20*l.* yearly of land in the manor of Meryet, which is in the king's hands by reason of the minority of the heir of John de Meryet, tenant in chief, as the king has granted to her 20*l.* yearly of land in his wardships.

To the same. Order to assign dower to Joan, late the wife of John de Bohun, tenant in chief, upon her taking oath not to marry without the king's licence.

Roger Gerlaund, imprisoned at Shrewsbury for the death of Adam Gildelowe, lately slain at Wygan, co. Salop, who slew Adam in self-defence, as the king learns by inquisition taken by the sheriff, has letters to the sheriff to bail him.

1285.

Membrane 7—cont.

June 6. To Henry de Bray, escheator this side Trent. Order to cause Christiana, Westminster. late the wife of John le Latymer, the second heiress of Henry de Braybrok and Christiana Ledet, to have seisin of a moiety of the lands that her father and mother held at their death in chief of the late king, and of a moiety of all the lands that fall to her by her mother's death, as the king has taken her homage and assigned to her a moiety of the lands of her father and mother. It is provided that William le Latymer and Alice, his wife, the eldest heiress of the said Henry and Christiana Ledet, shall do homage to the king for the other moiety of the lands that Henry and Christiana held, and shall thereupon have seisin thereof and of a moiety of all the lands of Christiana Ledet that falls to Alice by right of inheritance: for which homage the escheator is ordered to destrain William and Alice by their lands.

To the treasurer and barons of the exchequer. Order to cause Simon de Bello Campo, who married Petronilla, niece (*neptem*) and heiress of William son of Ralph, to be acquitted of 30*l.* 13*s.* 4*d.* exacted from him by summons of the exchequer for two debts in which William was indebted to the king, to wit 45 marks for the executors of the will of William Hardel and four marks for Master Simon de Wauton, as the king has pardoned Simon this sum in consideration of his good service.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause William le Despenser to have in that forest four oaks fit for timber, of the king's gift.

To Ralph Malore, keeper of the forest of Roteland. Order to cause Richard de Holbrok, constable of Rokingham castle, to have in that forest twelve oaks, to repair therewith a chamber and a chapel in that castle.

1284.

Membrane 7—Schedule.

Dec. 30. To Grimbald Pauncefot, keeper of the forest of Dene. Order to permit Bristol. William de Bello Campo, earl of Warwick, to fell and make his profit of oaks and beeches in his wood of Lydeneye, which is within the bounds of the forest aforesaid, at his pleasure, provided that he do not fell or carry away any of his underwood.

1285.

Jan. 3. To the same. Order to permit the earl and his men to fell oaks and Bath. other trees in the said wood, in accordance with the king's grant, and not to hinder them or to permit them to be hindered in so doing.

April 20. To the same. Whereas the king has granted to the earl that he may Langley. sell his wood of Lyden[eye] and make his profit thereof, the king orders Grimbald to permit the earl to carry whither he will, by land or by water, the oaks and trees of the said wood with the underwood upon which the trees happen to fall.

MEMBRANE 6.

June 8. To Master Henry de Bray, escheator this side Trent. Order to permit Westminster. Eustace de Watford, son and heir of Sarah de Burneby, daughter and co-heiress of Eustace de Watford, tenant in chief, to enter the lands that Sarah holds in chief in Watford, as the king has granted to her licence to enfeof Eustace thereof, and has granted Eustace licence to receive them.

1285.

Membrane 6—cont.

To the sheriff of York. Order to cause Eustace de Parles, imprisoned at York for certain trespasses wherewith he is charged, to be delivered from prison, as John de Mamecestre of co. Warwick, William de Waldeshof of co. Huntingdon, Eustace de Burneby, and Simon de Tywe of co. Northampton, John Dummere of co. Leicester, and Ralph de Bella Fago of co. Rutland have mainperned before the king body for body to have him before the king at his order if the king or any other wish to speak against him.

June 10.
Westminster.

To the sheriff of Huntingdon. Order to cause the prior of Huntendon to have seisin of an acre and half a rood of land and of a moiety of a toft in Hereford near Huntendon, which Nicholas son of Adam Russell, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day and that the township of Hereford had the king's year and day thereof, and ought to answer to the king therefor, and that Nicholas held them of the prior.

To the same. Order to cause the aforesaid prior to have seisin of a messuage and ten acres of land in Hereford near Huntendon, which Simon Grey, who abjured the realm for felony, held, as the king learns by inquisition taken by the sheriff that the messuage and land have been in the king's hands for a year and a day, and that the township of Hereford had the king's year and day thereof, and ought to answer to the king for it, and that Simon held the messuage and land of the prior.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Bogo de Knovill to have in the forest of Kinefare three bucks, of the king's gift.

To the sheriff of Lancaster. Order to deliver Thomas son of Thomas de Cophill, imprisoned at Liverpool for the escape of a thief lately in his custody, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize.

June 12.
Westminster.

To the treasurer and barons of the exchequer. Order to permit Peter Borun and Alice, his wife, and William de Vallibus, to pay at the rate of 100s. yearly the 50*l.* 12*s.* 11*d.* in which Robert de Castre at his death was indebted to the king of the debts of Matthew de Gunton, which are exacted from Peter and Alice and William, the heirs and parceners of Robert's inheritance, and to cause this to be so done and enrolled.

To the same. Order to discharge Ralph de Arnhale of chattels to the value of 12*l.* 2*s.* 0*d.* that he delivered when sheriff of Lincoln to Robert atte Bek of Kirningeton, Robert le Neucomene of Leycesby, clerk, and William de Friston, clerk, by the king's order, as the chattels were taken into the king's hands upon their being indicted before the justices lately in eyre in that county, Robert atte Bek of homicide, Robert le Neucomene with harbouring a felon his son, and William of suspicion of theft and robbery, as they purged their innocence before O. bishop of Lincoln, to whom they were delivered by the justices in accordance with the privilege of the clergy, whereupon the king ordered Ralph to restore their chattels. [*Prynne, Records*, iii. 346.]

To the same. Order to cause the said Ralph to be discharged of chattels to the value of 107*s.* that he delivered when sheriff of Lincoln by the king's order to Ranulph de Marton, which chattels were taken into the king's hands for the death of William Balle of Arnhale, wherewith Ranulph was charged, as the king, at the instance of William de Bello

1285.

Membrane 6—cont.

Campo, earl of Warwick, pardoned Ranulph de Marton the suit of his peace for the said death, and afterwards ordered Ralph to restore to Ranulph the said chattels.

To the same. Order to cause William de Hanynton, king's clerk, to whom the king committed the custody of the lands that belonged to Isolda Cardun, tenant in chief, until her heir came of age, rendering therefor 100s. yearly, to be discharged of the said sum from 29 December, in the 13th year of the reign, when the king took the homage of John de Exemue, Isolda's son and heir, for her lands.

To the keeper of the forest of Salcey (*de Salceto*). Order to cause John le Lou to have in that forest four oaks fit for timber, of the king's gift.
G. de Asphale brought the information.

June 15. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Westminster. Order to cause Thomas de Berkeleye to have in the forest of Bradene six bucks, of the king's gift.

To the keeper of the forest of Bradene. Order to cause Master Richard de Abindon to have in that forest two bucks, of the king's gift.

To the sheriff of Kent. It is shown to the king by Thomas de Horsseleye that whereas Alice, his wife, who is blind, sold to an unknown woman in the public highway near Maydenstan a tunic for 5½*d.* and delivered the money received thence to her husband, the sheriff, because Thomas showed in public four pennies of the said money that he thought were bad, imprisoned him at Maydenstan, charging him with being a forger of the king's money; the king orders the sheriff to deliver Thomas in bail to twelve men who shall mainpern to have him before the justices at the first assize.

June 17. To the keeper of the forest of La Mare. Order to cause Adam de
Westminster. Wetenhale to have in that forest two bucks, of the king's gift.

June 11. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. William de Seingham, son and heir of Eustace de Seingham, to have seisin of his father's lands, as the king has taken his homage.

To the keeper of the forest of Chete. Order to cause Eleanor, queen of England, the king's mother, to have in that forest twenty-four oaks fit for timber, of the king's gift, in order to construct anew therewith a chamber and a chapel in the manor of Ludgershale.

June 14. To the sheriff of Lincoln. Order to deliver William son of Thomas de
Westminster. Westiby, imprisoned at Lincoln for the death of Agnes, daughter of Roger Chapman, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew Agnes by misfortune and not by felony or of malice aforethought.

To the treasurer and barons of the exchequer. As it is testified before the king that Guy de Rocheford, between whom and Anselm de Gise a fine concerning the manors of Berden and Elsenham, co. Essex, ought to have been levied lately before the justices of the Bench by the king's licence, died before the levying of the fine, the king has pardoned Anselm the 20s. by which he made fine for licence to agree in the fine aforesaid, and orders the treasurer and barons to cause him to be acquitted thereof.

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Membrane 6—cont.

To the same. Order to search the rolls of the exchequer and to cause William son of Alan son of Warin to be acquitted of 13s. 4d. for the chattels of William de Dencesworth, a fugitive, and of 6 marks for many defaults, as the king has pardoned him these sums in consideration of his good service.

June 20.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Peter Corbet 6*l.* 15*s.* 1*d.* yearly of land and 9*l.* 8*s.* 4½*d.* yearly in the manors of Miriet, co. Somerset, and of Wynterburn Fivesses, which sums belonged to John de Meriet and William de Stoke, tenants in chief, to have until their heirs come of age, as the king has assigned these sums to Peter for 16*l.* 7*s.* 9½*d.* yearly of land that are in arrear to him of the 100*l.* yearly of land that the king lately granted to him from wardships during the minority of the heirs.

To the treasurer and barons of the exchequer. Order to cause Hugh de Turbervill, formerly sheriff of Hereford, to be acquitted of 25*l.* 15*s.* 3*d.* of the issues of that county and of 40*s.* for the mainpast of Walter de Waleys, and of 100*s.* for the escape of Philip de Lemenistre, who escaped from Hereford castle between Michaelmas, 48 Henry III, and Easter following, as the king has pardoned him these sums because it is testified before him that Hugh could not receive the issues of the said county during that time, by reason of the war then raging in England.

To the sheriff of Nottingham. Order to deliver Cicely, late the wife of Ralph Barre, Thomas Barre, Stephen Barre, and Henry son of Gerard de Tyversholt, imprisoned at Nottingham for trespass of the Forest, in bail to twelve men each who shall mainpern to have them before the justices of the Forest.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause Reginald de Grey to have in that forest six bucks, of the king's gift.

To the keeper of the forest of Penber. Order to cause Fulk son of Warin to have in that forest ten oaks fit for timber, of the king's gift.

MEMBRANE 5.

June 24.
Westminster.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John Carbonel to have in the forest of Shotovre two bucks, of the king's gift.

To the keeper of the forest of Shirewode. Order to cause William Bardolf to have in that forest six bucks, of the king's gift.

By K. on the information of Robert son of John.

To the treasurer and barons of the exchequer. Order to discharge the burgesses of Yarmouth of 40 marks received by them from certain customs in the town granted to them by the late king in order to enclose the town for the security thereof and of the adjoining parts, as they have shown to the king that they received this sum and expended it and more about the enclosure of the town and the making of the ditches about the same, and that the treasurer and barons exact this sum from them.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Henry de Wanetyng, imprisoned at Thame, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest.

1285.

Membrane 5—cont.

June 24. To the treasurer and barons of the exchequer. Order to cause
Westminster. Baruncinus Galteri, Orlandinus de Podio, and their fellows, merchants of Lucca, of the society of the Ricardi of Lucca, collectors of the king's new custom, to be acquitted of 27,521*l.* 7*s.* 11½*d.*, as they paid this sum into the king's wardrobe to Master William de Luda, keeper of the same, at divers times in the tenth, eleventh, twelfth, and thirteenth years of the king's reign.

Vacated, because the letter was restored and cancelled.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause Edward, the king's son, to have in Windsor forest six bucks, of the king's gift.

June 25. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. Isabella, late the wife of Robert de Ros, to have seisin of the lands that Robert and she held in chief of her inheritance, as the king has taken her homage.

The like to Master Henry de Bray, escheator this side Trent.

June 25. To Robert Tybetot, justice of West Wales, or to him who supplies his
Westminster. place. Order to permit Rhys son of Mereduc and Ada, his wife, sister of John de Hasting', to have seisin of a third of the lands of Amgoyt, Pelyniok and St. Clears, which John held in chief of the king and which he granted to Rhys by the king's licence in free marriage with Ada, as the king has taken homage from Rhys and has granted to him and Ada licence to enter the tenements.

To the justiciary of Ireland, or to him who supplies his place. Order to cause the Friars Preachers of Dublin to have thirty oaks fit for timber, to wit fifteen in the wood of Clinceri and fifteen in the king's wood of Newcastle for the work of their church.

July 2. To the keeper of the manor of Wodestok. Order to cause John Love
Westminster. to have in the park of that manor four bucks, of the king's gift.

To John de Tyngewik, keeper of the forest of Whitlewoq. Order to cause Richard de Holebrok, keeper of the castle of Rokingham, to have in the park of Hanlee, within the forest aforesaid, twelve oaks with their strippings, in order to make boards and shingles thereof for the king's works of that castle.

To the treasurer and barons of the exchequer. Order to cause the heirs and executors of the wills of William de Den and William de Worminton, sometime verderers of the forest of Brikestok, to be acquitted of 40*s.* of the issues of the windfall (*cablic'*) of that forest sold by them, as they paid this sum by the late king's order into his wardrobe, on Wednesday the feast of SS. Perpetua and Felicitas, in the 52nd year of his reign, to Peter de Wyntonia, then keeper of the wardrobe, as appears by the letters patent under the late king's seal, which the king has inspected.

To the treasurer and barons of the exchequer of Dublin. Order to cause Richard de Burgo, earl of Ulster, to be acquitted of a moiety of the debts due from him to the king at that exchequer within the total of 1,000*l.*, as the king has pardoned him a moiety for his praiseworthy service.

To the justices appointed for the custody of the Jews. Notification that the king has pardoned Robert de Whytefeud, for his good service in the last expedition in Wales, 20*l.* due to the king at the exchequer of the

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Membrane 5—cont.

Jewry under the name of Jorninus, the king's Jew of Canterbury, deceased, whose chattels the king caused to be taken into his hands by reason of his death, and order to cause the charter by which Robert is indebted in the said sum to be withdrawn from the chest of the chirographers of the Jews at Winchester and to be delivered to Robert, and to cause him to be acquitted of this sum.

To the treasurer and barons of the exchequer. Order to cause Geoffrey de Pycheford to be acquitted of 50 marks, to wit 40 marks due to the king for having the marriage of Richard son and heir of Richard Cyfrewast, tenant in chief, and 10 marks for the arrears of his ferm of Kenyton and Braye for the eleventh year of the reign, as the king has pardoned him these sums.

June 27.
Westminster.

To S. bishop of Waterford, justiciary of Ireland, or to him who supplies his place. Order to restore to Roger le Bygod, earl of Norfolk and Marshal of England, the liberty of his county of Catherlagh in Ireland, which the king lately caused to be taken into his hands for certain reasons, and to restore to him all the issues thereof, as the king has restored the liberty to the earl, saving to the king those things that ought to pertain to him in the same.

To Master H. de Bray, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of John de Pycheford, tenant in chief, from John's knights' fees and advowsons of churches.

To the treasurer and barons of the exchequer. Order to cause brother Walter de Wenlok, now abbot of Westminster, to be acquitted of the service that brother Richard, the late abbot and the king's treasurer, ought to have done to the king in his army of Wales, in the tenth year of his reign, for the knights' fees that he held of the king, as the king pardoned Walter this for Richard's good service.

July 1.
Westminster.

To the same. Whereas the late king committed to the present king the castle and town of Oreford during pleasure for 30*l.* yearly, and the present king committed them to Hugh de Dynnyneton, to be kept under him, so that Hugh should answer for him for the said 30*l.*: the king orders them, if Hugh paid the said sum yearly from the day of the commission aforesaid until he delivered the castle and town to Robert de Ufford by the king's order, to cause Hugh to be acquitted of the said ferm for that time.

July 7.
Canterbury.

To the sheriff of Northampton. Whereas Henry Cule and Agnes, his sister, were lately hanged by consideration of the king's court, and after they had long been hanging they escaped alive by a fortunate chance, and the sheriff took John Bot, Hugh Warenner, Stephen de Hauso, William Maynard, Richard le Fraunceys, Walter de Farningho, Ralph le Norreys, John le Tornur, William le Piper, Simon Pope, Peter Est, Thomas atte Hall, William le Venur, and John le Mouner, who were sent to supervise the execution of the said judgment, and imprisoned them at Northampton by reason of the said escape: the king, compassionating their estate, orders the sheriff to deliver them in bail to twelve men who shall mainpern to have them before the justices at the first assize if any one wish to speak against them.

July 1.
Westminster.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master Richard, parson of the church of Alton, to have in the forest of Wulmere five oaks fit for timber, of the king's gift.

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Membrane 5—cont.

To the treasurer and barons of the exchequer. Order to discharge Thomas Inge, who had at ferm during the minority of John de Buwelles, son and heir of Mary de Buwell', tenant in chief, the lands that fell to John by inheritance, of the ferm of the said lands from 8 February, in the twelfth year, when the king took the homage of John, who had proved his age in the king's court before Robert Malet and Walter de Agmodesham.

To the same. Order to cause Alan Plokenet to be discharged of 26*l.* for the ferm of the manor of Gillingham for Michaelmas term, in the first year of the reign, as the king before that term assigned the manor to Queen Eleanor, his mother, in dower for life, and ordered Alan, then fermor of the manor, to pay to her the ferm for that term, and Alan paid to her the said 26*l.*, as appears by the queen's letters patent, which the king has inspected.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Juliana, late the wife of Hugh, son and heir of John de Wyndesor, tenant in chief, as it was not the king's intention, when he ordered the escheator to deliver the wardship of Hugh's land and heir to Ralph de Albiniaco, to have during the heir's minority, that Isabella should not have her dower.

To Richard de Holebrok, keeper of the forest of Rokingham. Order to cause Alesya de Lacy, countess of Lincoln, to have in that forest six bucks, of the king's gift.

July 1. Westminster. To the treasurer and barons of the exchequer. Whereas many of the king's realm are indebted to the exchequer in divers sums, which they are now unable to pay without impoverishing (*depressionem*) of their estate, and it seems to the king that he can recover the debts by attornment to be made thereof in the exchequer more conveniently than by any other way; the king orders them to consider the debts and charges resting upon the said debtors and their lands and means, and to assign to them reasonable terms at which they may pay the debts due to him, and to attorn the debts.

July 14. Leeds. To the sheriff of Oxford. Order to replevy to Henry Dimmok his lands, goods and chattels until the octave of the Assumption, as the king lately ordered the sheriff to cause Henry to be arrested and to cause his lands, goods and chattels to be taken into his hands until otherwise ordered, and Henry came to the king's court and rendered himself to prison, and afterwards found Hugh de Turbervill, Grimbald Pauncefot, and Richard de Bosco of co. Hereford and William de Uppewell of co. Oxford as mainpernors to have him before the king in the octaves of the Assumption to stand to right concerning the things that Hugh de Plescetis or others may speak against him.

Membrane 5—Schedule.

Supplicabunt domino regi in parlamento suo apud Westmonasterium post Pascha, anno regni sui xiiij, plures de regno suo, tam prelati, viri religiosi et alie persone ecclesiastice, quam comites et barones et cetera persone seculares seu laice, ut idem dominus rex cartas a progenitoribus suis regibus Anglie vel ab aliis concessas predecessoribus seu antecessoribus ipsarum personarum et eis de sua gracia confirmaret; unde idem dominus rex, habito super hoc cum suo consilio tractatu, concessit, quod confirmationes cartarum illarum fiant sub formis subscriptis:

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Membrane 5—Schedule—cont.

Carta confirmacionis libertatum sub hac forma: 'Edwardus, etc. Inspeximus cartam donacionis, concessionis (vel confirmacionis), quam Dominus Henricus rex, pater noster (vel talis progenitor noster, avus vel proavus vel talis antecessor noster vel alius) fecit in hec verba (vel fecit tali in hec verba): "Henricus," etc. (vel talis antecessor vel predecessor, etc.) Et carta confirmanda de verbo ad verbum sine addicione, mutacione, transmutacione vel aliqua diminucione scribatur. Et in fine sic: 'Nos autem, predictam concessionem (vel predictas concessionem) ratas habentes et gratas, eam (vel eas), pro nobis et heredibus nostris, predicto tali et heredibus suis (vel tali et successoribus suis) concedimus et confirmamus, sicut ipse talis et predecessores seu antecessores sui libertatibus illis hucusque juste et rationabiliter usi sunt. Hiis testibus, etc. (vel In cujus, etc.)

Si autem cartam confirmacionis doni de ten[ementis] sive de tenemento dato a rege vel ab alio, tunc sic: 'Inspeximus' etc. sicut prius. Et in fine sic: 'Nos autem predictas donacionem et concessionem ratas habentes et gratas, eas pro nobis et heredibus nostris tali et heredibus suis (vel tali et successoribus suis) concedimus et confirmamus, sicut carte predictae juste et rationabiliter testantur, etc. Hiis testibus, etc. (vel In cujus etc.)

Si autem in carta confirmanda contineantur utraque, scilicet concessio libertatum et donum de ten[ementis] a predecessore vel a predecessoribus nostris seu aliis, tunc sub hac forma: 'Edwardus, etc. Inspeximus cartam, quam talis predecessor (vel antecessor) noster fecit tali de tali tenemento (vel de talibus tenementis), et de libertatibus subscriptis in hec verba.' Et tunc in fine confirmacionis illius fiat mencio de utrisque sic: 'Nos autem, predictas donaciones et concessionem ratas habentes et gratas, eas pro nobis et heredibus nostris tali et heredibus suis (vel tali et successoribus suis) concedimus et confirmamus, sicut predicta carta (vel predictae carte) talis predecessoris (vel antecessoris) nostri de tali tenemento (vel de talibus tenementis) et sicut carta (vel carte) ejusdem (vel eorundem) de predictis libertatibus, quibus ipse et predecessores seu antecessores sui hucusque rationabiliter usi sunt, juste et rationabiliter testantur.

Si autem carta vel carte alterius vel aliorum de novo dono et nova concessione de ten[emento] sive de tenementis petatur confirmari, tunc sic: 'Edwardus, etc. Inspeximus cartam talis (vel talium) etc. in hec verba: Nos autem, predictas donaciones et concessionem ratas habentes et gratas, eas pro nobis et heredibus nostris, salvo jure nostro et jure cujuslibet, concedimus et confirmamus, sicut carta (vel carte) predictae rationabiliter testantur. Hiis testibus etc. (vel In cujus etc.)

Et si contingat, quod post hujusmodi confirmaciones oriatur dubitacio utrum articulus vel articuli in carta contentus vel contenti plene fuerit vel fuerint usitatus vel usitati vel non, tunc, cum eventum fuerit ad illam dubitacionem, fiat discussio coram thesaurario et baronibus de scaccario de usu articuli vel articulorum de quo vel quibus orta fuerit dubitacio. Et ad istam discussionem faciendam associant sibi thesaurarius et barones justiciarii de utroque banco, et omnes alios justiciarios quos tunc Londonie presentes esse contigerit, ita tamen quod, si absentes fuerint justiciarii de banco regis et [si] forte absens fuerit aliquis justiciarius de alio banco, vel aliquis de baronibus predictis, non propter hoc remaneat illa discussio facienda, set thesaurarius et ceteri barones, assumptis secum justiciariis tunc ibi presentibus, procedant ad discussionem illam faciendam, et determinetur per eos ut de illo articulo vel de illis articulis per usum vel abusum eorum quid debeat in posterum observari. Et si quis petat alterius factum vel donum per dominum regem confirmari, primo videndum est utrum donacio vel concessio vel factum vel donum sit novum vel antiqu[u]m a rege confirmatum, et si sit novum, differatur confirmacio quousque constiterit domino regi quod jus non habeat in tenemento per alium datum. [Ryley, Placita, p. 448.]

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Membrane 5—Schedule—cont.

[On dorse:]

*De excepcionibus propositis non rotulatis.**De fossatis noctanter prostratis.**De uxoribus [et] pueris utriusque sexus abductis.*

Inspeximus etiam quandam aliam cartam prefati patris nostri factam eidem fratri nostro in hec—[Incomplete].

MEMBRANE 4.

July 1.
Westminster. To the sheriff of Dorset. Order to deliver William de Wroxhull, imprisoned at Dorset for the death of William Twytele, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew the said William in self-defence, and not by felony or of malice aforethought.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Master William de la Cornere to have in the forest of Roteland four bucks, of the king's gift.

On the information of Master W. de Luda.

To the keeper of the forest of Wauberge. Order to cause Master William de Luda, keeper of the king's wardrobe, to have in that forest six bucks, of the king's gift.

On the information of the aforesaid William.

To William de Vesey, justice of the Forest beyond Trent, or to the steward of the forest of Shirewod. Order to cause Philip de Wilgheby to have in that forest three bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to discharge Gilbert de Kirkeby, the late king's sheriff of Oxford and Berkshire, of 100s. exacted from him for the escape of Roger le Bukere during the time when he was sheriff, as it appears to the king that Gilbert is charged at the exchequer twice for the said escape.

July 15.
Leeds. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause William de Grandisono to have in the forest of Cipham two bucks, of the king's gift.

To Walter de Everle, keeper of the forest of Pambere. Order to cause Nicholas de Clere to have in that forest three bucks, of the king's gift.

To the sheriff of Lincoln. Order to deliver Ralph le Paumer, imprisoned at Warwick for the death of Alan Redy of Humbre, wherewith he is charged, in bail to twelve mainpernors who shall undertake to have him before the justices at the first assize, as the king learns by inquisition taken by the sheriff that Ralph slew the said Alan in self-defence, and not by felony or of malice aforethought.

July 14.
Leeds. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the sheriff of Essex to have in the forest of Essex a hundred oak-trees fit for timber, for the works of the castle of Dover.

To the sheriff of Berks. Order to deliver Richard Dikes of Westreham, imprisoned at Wyndesor for trespass of the Forest, in bail to twelve men who shall mainpern to have him before the justices of the Forest and that he will not again incur forfeiture in the king's forest.

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Membrane 4—cont.

To William de Vesey, justice of the Forest beyond Trent. Order to cause Robert de Brus, lord of Annandale (*de Valle Anandi*), to have in the forest of Ingelwode ten bucks, of the king's gift.

July 17.
Bokingfaud. To the treasurer and barons of the exchequer. Order to cause Hugh de Dodingeseles to be acquitted of 40 marks in which he made fine with the king for a trespass of the Forest whereof he was convicted before the king, as the king has pardoned him this fine.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Ralph Rastel to have in the forest of Wauberge two bucks, of the king's gift.

July 27.
Chichester. To Master Henry de Bray, escheator this side Trent. Order to deliver to Ellen, late the wife of Geoffrey de Lucy, tenant in chief, two parts of a knight's fee that Robert Blaunfrund holds in Potesgrave, co. Bedeford, which two parts are extended at 7*l.* 10*s.* 0*d.*; one eighth of a knight's fee that Ralph le Sauvage holds in the same town, which eighth is extended at 10*s.*; an eighth of a fee that Robert le Sauvage holds in the same town, which eighth is extended at 2*s.*; a quarter of a fee that Hamo son of Hamo de Vyeleston holds in the manor of Clethorp, co. Northampton, which quarter is extended at 100*s.*; a quarter of a fee that John Hem holds in Chetingdon, co. Bucks, which quarter is extended at 10*s.* 4*d.*, as the king has assigned them to her as her dower of three and a third knights' fees that belonged to Geoffrey.

July 28.
Chichester. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order [to deliver] to S. bishop of Chichester two live bucks and four live does in the forest of La Bere, of the king's gift, in order to stock his park.

To the sheriff of York. Order to deliver Adam le Heleghfeld, imprisoned at York for the death of Agnes de Setele, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Adam slew Agnes by mischance and not by felony or of malice aforethought.

July 28.
Chichester. To the sheriff of Suffolk. Order to deliver James de Ardene, imprisoned at Norwich for the death of Eva de Carleton, whereof he is appealed, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that James slew Eva in a fit of madness (*furia invectus*) and not by felony or of malice aforethought.

Aug. 2.
Woolmer
(*Wulvemere*). To the sheriff of Hertford. Order to cause the prior of Wylemundele to have seisin of a messuage and twelve acres and three roods of land in Hikeleford that Thomas son of William de la Sale, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of the prior, and that the township of Hikeleford ought to answer to the king for the year and day.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Peter de Monte Forti to have in the forest of Roteland four bucks, of the king's gift.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Robert de Eton, lately elected, as the king has caused him to be removed from office by reason of his infirmity (*impotencia*).

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Membrane 4—cont.

To the keeper of the forest of Salcey (*de Salceto*). Order to cause Master Thomas de Sodington to have in that forest four bucks, of the king's gift.

Aug. 4
Woolmer. To the same. Order to cause brother William de Henleye, prior of the Hospital of St. John of Jerusalem in England, to have six bucks in that forest, of the king's gift.

To the sheriff of Southampton. Order to cause Joan, wife of Peter de Elyng, to have seisin of a messuage and a virgate of land in Elyng that Peter and she held on the day when Peter abjured the realm for felony, as the king learns by inquisition taken by the sheriff that they are of her inheritance.

Aug. 6.
Woolmer. To Roger Lestrange, justice of the Forest this side Trent. Order to cause William de Odingeseles to have in the forest of Rotel[and] eight bucks, of the king's gift.

To the keeper of the park of Pederton. Order to cause Alan Plogenet to have in that park two bucks, of the king's gift.

To the sheriff of Buckingham. Order to deliver Henry de Verney in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him concerning the death of John de Penkriche, as the king learns by inquisition taken by the sheriff that Henry slew John in self-defence and not by felony or of malice aforethought.

To William de Vescey, justice of the Forest beyond Trent. Order to cause A. bishop of Durham to have in the forest of Galtres twelve bucks, of the king's gift.

Aug. 6.
Woolmer. To Ralph de Middilton, clerk of the king's market. Order to permit the abbot of Battle to have the fine that his men of Wy made with Ralph for trespass of weights and for breach of the assize of bread and ale, and to restore to the men anything that he may have taken from them in this behalf, as the abbot and convent ought to have by reason of a charter of the late king, which the king has inspected, all their amercements and the amercements of their men and ransoms of their men pertaining to the king by reason of any offence, saving to the king the fines that the abbot and his successors shall happen to make with him.

Aug. 10.
Basing To the sheriff of York. Order to deliver Henry le Seckere of Moncke Bretton, imprisoned at York for the death of William Bleddre of Hornby, whereof he is indicted, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Geoffrey Aguillon and his fellows, justices appointed to deliver York gaol, that Henry slew William in self-defence and not by felony or of malice aforethought.

Aug. 16
Amesbury. To the treasurer and barons of the exchequer. Order to cause John de Segrave to be acquitted of 40s. in which he was amerced before the justices of the Bench at Shrewsbury for default, during the king's Welsh expedition, when he was with the king in the expedition, as the king has pardoned him this sum.

To the sheriff of Berks. Order to cause to be replevied to Ralph le Visconte a moiety of the manor of Estgenge, with everything received therefrom, until the next parliament after Michaelmas next, in order that

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Membrane 4—cont.

there may then be done what of right ought to be done, the sheriff having taken the moiety into the king's hands by order of the justices last in eyre in that county.

To William de Plescet[is], keeper of the forest of Reschiche. Order to cause Alan Plokenet to have in that forest two bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to permit Mathia, late the wife of William de Stokes, to cause to be levied from William's goods and chattels 25*l.* due to the king from William for a fine that he made with the king for a trespass in taking a hart in the king's forest of Corf without licence, as the king has given this sum to Mathia, willing that she shall cause it to be levied from William's goods and chattels.

To the keeper of the forest of Kingiswod. Order to cause S. bishop of Waterford, justiciary of Ireland, to have in that forest ten bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause John le Fauconer of Chelre to be acquitted of 40*s.* in which he was amerced before the justices last in eyre in co. Berks by reason of the common summons of their eyre, as the king has pardoned him at the instance of Gilbert de Clare, earl of Gloucester and Hertford.

Aug. 20.
Clarendon.

To the sheriff of Nottingham. Order to deliver John Sayere, imprisoned at Lincoln for the death of Adam le Tayllur, whereof he is indicted, in bail to twelve men who shall mainpern to have him before the justices at the first assize when they come to those parts to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Adam in self-defence and not by felony or malice aforethought.

To the bailiff of Clarendon. Order to cause William de Monte Revelli to have in that forest two leafless oak-stumps (*robora*), of the king's gift.

Roger de Sharpenho, imprisoned at Bedeford for the death of Robert Fulfish, wherewith he is charged, has letters to the sheriff of Bedford to bail him.

To the sheriff of York. Order to cause Master Geoffrey de Aspehale, master of the Hospital of St. Leonard's, York, to have in the water of Fosse twenty-four bream (*breimas*), of the king's gift.

To Reginald de Grey, justice of Chester. Order to cause Master John de Saunford, elect of Dublin, to have in the forest of La Mare ten bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Roger le Ware to have in the forest of Melkesham four bucks, of the king's gift.

MEMBRANE 3.

Aug. 26.
Clarendon.

To the keeper of the forest of Melkesham. Order to cause John de la Mare to have in that forest six bucks, of the king's gift.

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*Membrane 3—cont.*Aug. 30.
Lyndhurst.

To the treasurer and barons of the exchequer. Order to acquit Ralph de Broghton, king's clerk, of rendering further his account for the time when he was keeper of the king's works at his castle of Lampadervaur and receiver of the king's moneys for acquitting the wages of knights and others in the army of Wales, as he rendered his account before Master Henry de Bray and Richard de Exonia, appointed by the king for this purpose, and he left quit, as is testified before the king by Master William de Luda, keeper of the king's wardrobe, who has the return of the account into the wardrobe in his custody.

To the bailiff of Clarendon. Order to cause the dean and chapter of the cathedral church of St. Mary, Salisbury, to have a tithe of all the venison to be taken henceforth in the forest of Clarendon, as often as such venison shall be taken, as it is found by inquisition taken by Robert son of John, steward of the king's household, and Master Thomas de Sudinton that the dean and chapter ought and were wont to have a tithe of all the venison taken in that forest by the grant of the king's progenitors, whose charters and confirmations they produced before Robert and Thomas. [Prynne, *Records*, iii. 346.]

William Wyther, imprisoned at St. Albans for the death of Edmund Punchardun, wherewith he is charged, has letters to the sheriff of Bedford to send the king the names of twelve men who shall mainpern to have him before the justices at the first assize, so that the king may cause him to be delivered in the meantime.

To the sheriff of Worcester and the coroners of that county. Order to restore to Roger le Mazun his goods and chattels taken into the king's hands upon his being charged with the death of Robert de la Hethe, as the king has pardoned him by his letters patent the suit of his peace therefor.

To Master H. de Bray, escheator this side Trent. Order to cause dower to be assigned to Emma, late the wife of Adam de Rattelesden, of the lands that Adam held by knight service of William, son and heir of William Cummyn, tenant in chief, a minor in the king's wardship, and to cause to be assigned to her, in the presence of the bailiffs of Queen Eleanor, the king's consort, dower of the lands that Adam held by knight service of the queen.

Sept. 10.
Winchester.

To the treasurer and barons of the exchequer. Order to cause Ralph de Gorges to be acquitted of 100s. in which he was amerced before the justices last in eyre at Windsor for the common summons [of their eyre], as the king has pardoned him.

To the same. Order to cause John de Monte Alto to be acquitted of a mark in which he was amerced before the justices last in eyre in co. Oxford for the common summons [of their eyre], as the king has pardoned him.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause John de Vallibus to have in the forest of Salcey (*de Salceto*) ten leafless oaks for fuel during his stay in the eyre in co. Northampton, of the king's gift.

Sept. 12.
Winchester.

To the said Roger. Order to cause Robert de Pinkeny to have in the forest of Whittelwod four oaks fit for timber, of the king's gift.

To the same. Order to cause the said Robert to have in Salcey forest (*de Salceto*) four bucks, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Bassingburn, whom the king lately deputed to tax and assess the

1285.

Membrane 3—cont.

thirtieth lately granted to the king in co. Cambridge, to be acquitted of 20*l.* of the said thirtieth, which the king out of piety has pardoned him because it is testified before the king that Nicholas was robbed of this sum at Costeseye.

Sept. 11.
Winchester

To the same. Order to cause Hugh de Aldithel[eye] to be acquitted of 100*s.* in which he was amerced before Solomon de Roff[a] and his fellows, justices last in eyre in co. Oxford, for the common summons [of the eyre], as the king has pardoned him.

To the same. Order to cause Robert le Eyr, bailiff of Wodestok, to be acquitted of 100*s.* exacted from him for the escape of William son of Walter le Caucer, as the king learns by the testimony of trustworthy witnesses that Robert caused William to be beheaded as a public malefactor fleeing and not permitting himself to be justified according to the law and custom of the realm, wherefore the king pardoned Robert the suit of his peace for the death aforesaid by his letters patent.

To the same. Order to cause William le Coupere to be acquitted of 13*s.* 4*d.* exacted from him by summons of the exchequer because he did not prosecute two writs sued out by him before the justices last in eyre in co. Wilts, as the king has pardoned him out of charity.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Thomas de Endesover, tenant in chief, upon her taking oath not to marry without the king's licence.

To Richard de Holebrok, steward of the forest of Bernewod. Order to cause John le (*sic*) Giffard le Boef to have in that forest two bucks, of the king's gift.

To the keeper of the forest of Melkesham. Order to cause Almaric de Sancto Amando to have in that forest three bucks, of the king's gift.

To the keeper of the forest of Chipenham. Order to cause the said Almaric to have in that forest three bucks, of the king's gift.

Sept. 10.
Winchester.

To the treasurer and barons of the exchequer. Order to allow to the abbess and nuns of Shaftesbury 50 marks of the 100*l.* in which they lately made fine with the king for having the custody of the temporalities of their house at the time of the last voidance, as the king granted 50 marks of the said fine to Queen Eleanor, his consort, and she is indebted to the abbess and nuns in that sum, which the abbess has released to the queen in recompense for the aforesaid 50 marks.

To the sheriff of Southampton. Order to cause a verderer for the forest of Scette to be elected in place of Philip Crok and an agistor for the same forest in the place of Alexander le Rych, both deceased.

To the sheriff of Somerset. Order to deliver Henry Purdeluch of Chyu, imprisoned at Somerton for the death of Hugh le Someter, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by the record of Elias Cotel and his fellows, justices appointed to deliver that gaol, that Henry slew Hugh in self-defence and not by felony or of malice aforethought.

To the sheriff of Worcester. Like order in favour of Robert son of Philip de la Hethe, imprisoned at Worcester for the death of Richard and Robert,

1285.

Membrane 3—cont.

sons of John Rycheman of Pecheslee, wherewith he is charged, as the king learns by the record of an inquisition made before William de Salso Marisco and his fellows, justices appointed to deliver Worcester gaol, that Robert slew Richard and Robert in self-defence and not by felony or of malice aforethought.

To Geoffrey de Pycheford, constable of Windsor Castle. Order to cause the abbot of Westminster to have in Windsor park eight bucks in recompence for eight does that he ought to have had in Windsor forest for this year.

To the sheriff of Worcester. Order to deliver William le Lepar, imprisoned at Worcester for the death of Thomas le Visshar, whereof he is indicted, in bail to twelve men who shall mainpern to have him before the justices at the next assize, as the king learns by the record of an inquisition made before William de Salso Marisco and his fellows, justices appointed to deliver Worcester (*Wynton*) gaol, that William slew Thomas in self-defence and not by felony or of malice aforethought.

To S. bishop of Waterford, justiciary of Ireland, and to the treasurer and barons of the exchequer of Dublin. Order to cause allowance to be made to Robert de Sancto Edmundo, the king's serjeant, for all the time that he has stayed in the king's service in those parts and for which he has not yet been satisfied by the king or received allowance in the debts due from him to that exchequer, and to cause him to have reasonable terms at which he can pay the remainder of the debts without impoverishment of his estate.

Philip Haket, Alexander de Shelve, and John de Byninton, imprisoned at Gloucester for the death of Robert Arche, whereof they are appealed, have letters to the sheriff of Gloucester to bail them.

To the sheriff of Southampton. Order to deliver Robert Botild, imprisoned in Winchester gaol for the death of William le Cordwaner of Odyham, whereof he is indicted, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as it is testified before the king by Richard de Coleshull, John de Grimested, John de Wyndes[or'], and Robert Daundely, justices appointed to deliver Winchester gaol, that William slew the said William in self-defence and not by felony or of malice aforethought.

Sept. 28.
Woodman-
cote.

To the treasurer and barons of the exchequer. As it appears to the king by letters patent of the late king that Adam de Norton delivered into the late king's wardrobe to Peter de Wynton[ia], then keeper of the same, on Saturday after St. Edward, in the 56th year of the reign, 50s. by which he made fine with the said king for the year, day and waste of the lands, goods and chattels that belonged to Roger de Pewesterre, who was hanged for felony: the king orders them to cause William de Botereaus, tenant of Adam's lands in Kynemersdon, from whom the said 50s. are exacted by summons of the exchequer, to be acquitted of the said sum.

Oct. 1.
Woodman-
cote.

Vincent de Esthorp, imprisoned at Winchester for the death of Thomas de Hodemilne and Hugh his brother, wherewith he is charged, has letters to the sheriff of Southampton to bail him.

Hugh Barry and Stephen son of Hugh Barry, imprisoned at Beverley for the death of Henry son of Robert le Veylle of Shupton, wherewith they are charged, have letters to the sheriff of York to bail them.

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Membrane 3—cont.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Richard Pet, Matthew son of Nicholas, William son of Warin, and Warin de Dene, imprisoned at Hereford for trespass of the Forest, wherewith they are charged, in bail to twelve men each who shall mainpern to have them before the justices for the pleas of the Forest and that they shall not hereafter incur forfeiture in the forests.

Membrane 3—Schedule.

Names of the mainpernors of William Wither, imprisoned at St. Albans, to have his body before the justices next in eyre in co. Bedford to stand to right concerning the death of Edmund Punchardon: Robert de la Leye of Luthon, John de Ramrugge of the same, John Danyel of the same, Robert le Berner of the same, Walter de la Strate of the same, John de la Bruere of the same, Robert Lewis of the same, John de Shakeleston of the same, Robert de Ultra Ripam of the same, William le Baud of the same, Richard de Furno of the same, John le Fullere of the same.

MEMBRANE 2.

Oct. 4.
Winchester.

To Roger Lestrangle, justice of the Forest this side Trent. Order to cause William de Leyburn to have in the wood of Kingswod, within the forest of Essex, twelve oaks fit for timber, of the king's gift.

To Master H. de Bray, escheator this side Trent. Order to deliver to Matilda, late the wife of Elias de Rabayn, the lands that Elias and she held in chief of her inheritance at Elias's death, to be held until the next parliament, so that there may then be done what the king shall then cause to be ordained by his council, as the king has taken her homage.

To the treasurer and barons of the exchequer. Order to cause Robert le Oyselur of Childon, Nicholas Herefray, Robert le Hurde, Robert Whithond to be acquitted of 10s., and William le Gaunter, Walter le Tapener and Adam Doget of 10s., Robert de Uppehulle, Nicholas le Bonde, Roger Boye, and Nicholas Herefray of 10s., and William de la Hurne of Childon, Richard le Boye, Richard Scevel, and Simon Softego of 10s., and Nicholas Herefray, Nicholas Dosevyle, and Robert de Uppehull of 13s. 4d., at which they were amerced before the justices of the Bench and the justices appointed for the custody of the Jews because they had not Geoffrey Gascelyn, as the king has pardoned them at the instance of Joan, late the wife of the said Geoffrey.

To the same. Order to cause Stephen de Lolloden, Roger le Boye, and Robert Reyner to be acquitted of 10s., and Adam le Webbe, Richard le Boye, Robert Stoket, and John Stramnye of 10s., at which they were amerced before the justices of the Bench because they had not Richard Horn, and to cause Robert de la Cornere, Stephen de Lollodon, William Walkelyn, and William Roket to be acquitted of 13s. 4d. at which they were amerced before the said justices because they had not the aforesaid Joan, as the king has pardoned them at the instance of Joan.

To the same. Order to cause the aforesaid Joan to be acquitted of 28s. due to the king from the said Geoffrey for the rent that belonged to John de la Ware in Ditherigg, and of 4l. 13s. 4d. for the ferm of the borough of Chippeham for the time when Walter de Goddarvill, Joan's father, of whom she is the heir, was fermor of the said borough.

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Membrane 2—cont.

To the treasurer and barons of the exchequer of Dublin. Order to cause Nicholas, archbishop of Armagh, to be acquitted of the amercement in which he fell before the justices of the Bench of Dublin for the occupation of the temporalities of the bishopric of the temporalities (*sic*) of Drumore that he was said to have made at the time of the last avoidance of the bishopric and unjustly detained from the king, as was adjudged before the justices, as the king has pardoned him the amercement. [Prynne, *Records*, iii. 352.]

To the same. Order to cause the said archbishop to be acquitted of 10 marks of the 20 marks in which he was condemned before the said justices for the issues of the temporalities of the bishopric of Drumore during the last avoidance unjustly detained by him from the king, as the king has pardoned him 10 marks. [*Ibid.*]

To the keeper of the forest of Bernewod. Order to cause the prior of Chetwode to have in the wood of Pauntehale within the forest aforesaid ten oaks fit for timber for the construction of his church.

To the treasurer and barons of the exchequer. Order to cause the prior of Lenton to be acquitted of 10 marks in which Roger, the late prior, was amerced for a disseisin that he had made upon Robert de Wynefeld of a tenement in Wynefeld before John de Breton, the late king's justice appointed for this purpose, as the king has pardoned the prior. In case the sheriff of Derby have paid the ten marks to the exchequer for the prior, they are to allow this sum to the sheriff in the debts due from him to the king.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Eustace de Hacche to have in the forest of Choete four live bucks and eight live does, in order to stock his park of Hacche.

Oct. 6.
Winchester.

To the sheriff of Leicester. Order to restore to Robert de Turvill, clerk, his goods and chattels, which were taken into the king's hands upon his being indicted before the justices last in eyre in that county of the death of two men and a woman slain at Walton on the Wald, if he have not fled by reason of the said death, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

To Richard de Holebrok, keeper of the forest between the bridges of Oxford and Stanford. Order to cause John de Londonia to have in the king's park of Helegh an oak fit for timber, of the king's gift.

To the treasurer and chamberlains. Order to cause John le Botiller to have 6*l.* 13*s.* 3*d.* for Michaelmas term last of the 6*l.* 13*s.* 3*d.* that the king granted to him yearly at the exchequer, until such time as the king should cause 6*l.* 13*s.* 9*d.* yearly of land to be assigned to him in satisfaction of 60*l.* yearly of land that the king granted to him for the surrender and quit claim that he made to the king of the manor of Ringwode, in accordance with the tenor of the king's writ of *liberate* in their hands.

To the keeper of the park of Relegh. Order to cause William son of Warin to have in that park three does, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause the issues of fines of amercements, chattels of fugitives and of condemned persons and others of the hundred of Gartre of the last eyre of the justices in eyre in co. Leicester to be levied and paid to John de Berewyk, keeper of the gold of Queen Eleanor, the king's consort, as the king has granted to her such issues of the said hundred, which is in her hands by the late king's grant.

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Membrane 2—cont.

To the justices in eyre in co. Essex. Order to cause estreats to be made of the issues of fines, amercements, chattels of fugitives and condemned persons and others of the hundred of Berdestaple, which is in the hands of Queen Eleanor, the king's consort, from the present eyre in that county, and to deliver the estreats to John de Berwyk, keeper of the queen's gold, in order to levy the same for her use, as the king has granted to her the issues aforesaid.

The like to the justices in eyre in co. Northampton for the hundred of Spelho.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Robert, parson of the church of Radenore, Thomas and John, his brothers, imprisoned at Bruges for a trespass of the Forest, to twelve men each who shall mainpern to have them before the justices for pleas of the Forest or before the king at his order and that they will not hereafter incur forfeiture in the forest.

To the keeper of the forest of Wycchewode. Order to cause Alfonsus de Ispannia, kinsman of Queen Eleanor, the king's consort, dwelling in the schools at Oxford, to have in that forest four leafless oak-stumps (*robora*) for his fuel, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to permit the abbess of Wherewell to sell and make her profit of the underwood of her wood of Harewode, within the forest of Chuete, up to forty acres, as the king has granted that she may do so.

To the justices appointed for the custody of the Jews. Notification that the king has pardoned Walter Hackelutel, in consideration of his grateful service to the king and of his costs and expenses in newly erecting a house in the Welsh marches and afterwards erenellating (*kernelandam*) it by the king's licence for the security of those parts, a debt of 57*l.* in which he was indebted to Aaron le Blund, a Jew of Hereford, for William Mael and Thomas his son, which debt the Jew would lately have sold to Walter for 20*l.*: the king therefore orders the justices to cause the charters in the chest of the chirographers of the Jews under the names of the said William and Thomas for the aforesaid debt to be withdrawn and delivered to Walter, and to cause William and Thomas to be acquitted thereof. It is provided that the Jew shall have recompence for the said 20*l.* from the king's old debts as the justices shall ordain.

To the keeper of the forest of Essex. Order to cause William de Say to have in that forest four bucks, of the king's gift.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Hugh de Haleghton, Hugh, his son, Hugh de Enefeld, and Adam Melwode, imprisoned at Bruges for a trespass in the forest of Waumbrigge to twelve men each, who shall mainpern to have them before the justices for pleas of the Forest if any one wish to speak against them.

Oct. 12.
Winchester.

To Geoffrey de Pycheford, constable of Windsor castle. Whereas the king granted to Master Peter de Kendal, for his long service to the king and Queen Eleanor, his consort, 21 acres and 12 perches of land of the king's purprestures in Old Windsor [measured] by the forest perch, to him and his heirs, rendering therefor 6*d.* yearly for each acre by the hands of the constable of Windsor castle for all service due to the king; the king has now pardoned Peter the money that he ought to pay as a gressom (*ingersuman*) for having entry, and all arrears of the said rent up to 4 August

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Membrane 2—cont.

last : the constable is therefore ordered to acquit Peter of the said money and arrears.

To John de Insula, keeper of the forest of Chete. Order to cause James de Sancto Victore to have in that forest six oaks fit for timber in a place near and convenient for him, of the king's gift.

To the keeper of the forest of Whychewode. Order to cause R. bishop of Bath and Wells to have in that forest two oaks fit for timber in order to repair therewith the houses of Henry de Ive, a minor in the king's wardship, of the king's gift.

Ralph le Moynes, imprisoned at Nottingham for the death of Nicholas Storch, slain at Eton, co. Warwick, has letters to the sheriff of Warwick to bail him.

MEMBRANE 1.

To the treasurer and barons of the exchequer. Whereas the king, on 29 June, in the 50th year of the late king's reign, by his letters under the seal that he then used, granted to Richard de Rupell[is] the rents and revenues then due to the king from the cantred of Omany for the term of his life, and also remitted to Richard all arrears of the rents and revenues of the cantred then due to the king from Richard, and the king now learns by inquisition taken by the sheriff of Essex that Richard died on St. Nicholas's day, in the seventh year of the king's reign, at the manor of Wokinton within the county aforesaid : the king orders the treasurer and barons to discharge Philip, son and heir of Richard, of the aforesaid arrears, rents and profits for all the time aforesaid until the day of Richard's death.

Oct. 8.
Winchester. To the sheriff of Nottingham. Order to deliver Thomas Sampson, imprisoned at Nottingham for the death of William de Bingham, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Thomas slew the said William in self-defence, and not by felony or of malice aforethought.

To the keeper of the forest of Selewode. Order to cause Blanche, wife of William de Fenes, to have in that forest twelve leafless oak stumps (*robora folia non habencia*) for her fuel, of the king's gift.

Oct. 21.
Beaulieu. To the sheriff of York. Order to deliver Henry son of John de Neuland, imprisoned at York for the death of John son of Thomas le Provost, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, as the king learns by inquisition taken by the sheriff that Henry slew the said John by mischance, and not by felony or of malice aforethought.

Nov. 6.
Whitefield. Roger le Keu of Mellebrok, imprisoned at Bedford for the death of Robert son of Robert Fulghesshe, whereof he is indicted, has letters to the sheriff of Bedford to bail him.

Nov. 15.
Beaulieu. To the treasurer and barons of the exchequer. Order to cause the executors of the will of Almaric de Sancto Amando to be acquitted of 10*l.* in which Almaric was lately amerced before Solomon de Roff[a] and his fellows, justices in eyre in co. Oxford, for the escape of William le Teler and Geoffrey de Shrivenham, as the king has pardoned them this sum.

To the justices in eyre in co. Essex. As the king is given to understand that Andrew le Merk is an idiot and of unsound mind (*sui inmemor*), so that

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Membrane 1—cont.

he is incapable of administering his lands and goods, the king orders the justices to cause Andrew to come before them in their eyre, and to examine him carefully, and if it appear clearly to them that he has been an idiot from his birth and is still, so that the custody of his body and lands ought to pertain to the king, they are to deliver such custody to Adynettus, the king's tailor, to be held during the king's pleasure, so that he may cause suitable necessities to be administered to Andrew, his wife, and his household.

Nov. 20.
Lyndhurst.

To the treasurer and barons of the exchequer. Order to cause Elizabeth la Marschall to be acquitted of 10 marks by which she made fine with the king for his corn then in the manor of Northon, which manor the king caused to be taken into his hands for certain causes, and which he afterwards rendered to Elizabeth of his special grace, as he has pardoned her the said sum.

Nov. 15.
Beaulieu.

To the sheriff of Southampton. Order to cause to be proclaimed in his county [court] and in cities, boroughs and market towns and throughout the Isle of Wight that a market shall be held at Brerding, a member of the king and queen's manor of Whytefeld, in the Isle of Wight, on Tuesday in every week, and that a fair (*feria*) shall be held there for four days yearly on the eve, the day, and the morrow of the Decollation of St. John the Baptist and on the following day, with all liberties and free customs pertaining to such market and fair, as the king provides and wills that such market and fair shall be held there. He shall also cause proclamation to be made that the king has granted that all persons buying and selling in the market and fair shall be quit of paying toll there for five years.

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MEMBRANE 11d.

Nov. 22.
Cardigan.

Walter de Huntercombe puts in his place Walter de Holtehal and Robert de Holtehal in the suit before the king between him and Simon Peney, William son of Christiana, Adam Kere, Hugh le Pestur, Henry son of Ralph, John Gigur, Richard Kere, William Wyneson, Adam de Faludon, John Hardehose, Richard del Walle, Peter Skathe, Utting (*Uttingus*) Talys, Absolon (*Aspolon*) le Serjaunt, and Pakkes de Parva Lilleburn concerning a trespass committed upon him by them.

Walter Levyng acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 12s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

Dec. 8.
Kidwelly.

The under-written have quittance of the common summons [of the eyre] in co. Oxford:

William de Valencia.

Robert Tybotot.

John de Tyngewik.

Edmund, earl of Cornwall.

W. earl of Salisbury.

The master of the military order of the Temple in England.

John son of Nigel.

Alan Plokenet.

John Lovel, the elder.

John son of Reginald.

William de Barenecyn.

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Membrane 11d—cont.

John Giffard of Brumesfeld.
 The abbot of Cirnecester.
 Ralph de Vernun.
 Walter de Teye.
 Thomas, bishop of St. Davids.
 Ela, countess of Warwick.
 The prioress of Minchinkinton.
 William de Perton.
 Henry de Lacy, earl of Lincoln.
 The abbot of Battle.
 William de Bluntesdon.
 Roger de Molis.
 John de Hasting'.

Dec. 15.
 Cardiff.

John de Kesteven of Peverwyz acknowledges that he owes to William de Hamelton, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Dec. 15.
 Cardiff.

The under-written have quittance of the common summons [of the eyre] in co. Warwick :

Robert Tybotot.
 Geoffrey de Caunvill.
 Master Henry de Braunteston.
 William de Dikesle.
 The bishop of Worcester.
 The master of the military order of the Temple in England.
 Ralph Pyppard.
 Eustace de Hacche.
 Theobald de Verdeun.
 Philip Marmyun.
 Thomas, bishop of St. Davids.
 Ela, countess of Warwick.
 William le Butiller.
 John de Hasting'.

Enrolment of grant by Kenewrek Vaghan, lord of Mordukeston, to Robert le Chaumberleng, in free marriage with Glenditha, his daughter, of a third of all his tenement at Mordukeston, with the chief messuage and all its appurtenances within the court beyond the third aforesaid, with the homages of the abbot of Dore, Seisyll (*Seiselis*) son of Llewelyn de Pebbogh, David son of Llewelyn, Gwenllian (*Wenthliana*) daughter of Madoc son of Llewelyn, Yorthvorth son of Llewelyn, and Ranulph son of Gervase, with their services, rents, heriots, etc., with all the lordship of the said tenants, without any retainment: rendering therefor to Kenewrek one penny at Michaelmas yearly for all secular service, suit of court, wardship, etc. Witnesses: Sirs John Tregoz, lord of Ewyas, Grimbald Pauncefot, Hugh de Turbervill, Roger le Ros, John Criketot, knights; Philip son of Robert son of Ithel; Richard Vaghan, Philip Laundon, Robert Wroth, Philip Vaghan, Griffan ap Yeruorth, Madoc and John, his brothers, William de Lecche, clerk.

Memorandum, that Kenewrek came into chancery and acknowledged the premises.

Dec. 25.
 Bristol.

John de Sulegh acknowledges that he owes to Gregory de Rokesleye 45*l.*; to be levied, in default of payment, of his lands and chattels in cos. Worcester, Gloucester, and Warwick.

Cancelled on payment.

1284.

Membrane 11d—cont.

Thomas de Whytene, parson of the church of Ryse, acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Nottingham.

Cancelled on payment.

Ernald Murdak acknowledges that he owes to Philip de Monte Gomeri 4 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Walter de Alre acknowledges that he owes to Henry de Gildeford 26*l.* 11*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Dec. 25.
Bristol.

John Paynel acknowledges that he owes to Guy Ferre and Peter de Stany 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

To make payment hereof John found as sureties Robert de Stepelton, Hugh le Despenser, Robert son of Payn, Richard de Lymesy, William de Welle, and Ralph de Gorges, who constituted themselves principal debtors, and granted that the debt shall be levied, in John's default, of their lands and chattels.

John de Monte Alto acknowledges that he owes to William de Sancto Claro and John de la Bere and the other executors of the will of Richard de Tany 50 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by Henry le Galeys, one of the executors, who mainperned to acquit John against the aforesaid William and John.

Memorandum, that on 27 December, at Bristol, Orlandinus de Podio, merchant of Lucca, came into chancery, and acknowledged receipt from John de Monte Alto of 90 marks, in which John was indebted to him and his fellows, merchants of Lucca.

Walter de Bokenill acknowledges that he owes to Herbert de Canne 4½ marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Giles de Flory acknowledges that he owes to Augustine de Plescy 25 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Dec. 27.
Bristol.

Geoffrey de Langel[eye] acknowledges that he owes to R. bishop of Bath and Wells, executor of the will of John de Brywes, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Warin de Insula acknowledges that he owes to Ranulph Foleshank 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Bedford.

Cancelled on payment.

William de Luton acknowledges that he owes to Roger Brabazon 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Buckingham, and Oxford.

Thomas de Berkeleye acknowledges that he owes to Robert son of Walter 13 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1284.

*Membrane 11d—cont.*Dec. 28.
Bristol.

Memorandum, that William de Thorp, clerk, came into chancery at Bristol, and acknowledged that he had received from R. bishop of Bath and Wells 5 marks, for the use of Isabella de Wylburgham for her ferm of Wylburgham for Michaelmas term last, and that he would acquit the bishop against Isabella, and he granted that if he do not do so, the money shall be levied of his lands and chattels in co. Suffolk.

Thomas de Berkeleye acknowledges that he owes to Gilbert de Clare, earl of Gloucester and Hertford, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Gloucester.

John Basset acknowledges that he owes to Thomas de Berkeleye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor ordered this to be enrolled.

Peter de Trumpeton acknowledges that he owes to R. bishop of Bath and Wells 8*l.* 8*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

The said Peter acknowledges that he owes to the bishop 64 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Richard de Burgo, earl of Ulster, acknowledges that he owes to brother William de Heneleye, prior of the Hospital of St. John of Jerusalem in England, 100 marks; to be levied, in default of payment, of his lands and chattels in England and Ireland.

1285.

*MEMBRANE 10d.*Jan. 2.
Bristol.

R. bishop of Bath and Wells acknowledges that he owes to John de Pycheford, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Memorandum, that John acknowledged that he had received 10 marks from the bishop, which William Devereus owed to him and which the bishop paid to him for William.

Nicholas, baron of Stafford, acknowledges that he owes to William de Chabbenoure 5 marks 10*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

1284.

Dec. 28.
Bristol.

To H. cardinal priest of St. Laurence in Lucina. Request that he will use his influence with the pope to obtain the revocation of what has been sued out from the papal court by Almaric de Monte Forti against Edmund, earl of Lancaster, the king's brother, or against others of the realm in derogation of the king's royal dignity, remitting the cognisance thereof to the king's judgment, more especially as the king has always been prepared to exhibit full and speedy justice, according to the law and custom of the realm, to Almaric's proctor if he wish to complain of the king's brother or others of the realm, as the cognisance of pleas concerning feudalties and liberties of feudalties, dowers, and pecuniary causes in the realm pertain to the king and his crown or dignity by custom of the realm hitherto observed, and the chiefs or magnates and others of the realm have not been wont at any time during the reigns of the king's predecessors to be drawn into action or compelled to appear before any judge outside the realm contrary to such custom, and the king and his progenitors have always used such liberty as pertaining to the royal dignity by the custom aforesaid,

1284.

Membrane 10d—cont.

which has been hitherto approved by the popes, without challenge or hindrance, and Almaric de Monte Forti, as the king understands for certain, endeavours to draw Edmund into an action outside the realm concerning such matters by the authority of papal letters, to the manifest prejudice of the king's right and dignity and of the whole community of the realm. [*Fœdera*; Prynne, iii. 343; Ryley, *Placita*, p. 450.]

To the archdeacon of Richmond. Whereas according to the custom obtaining in the realm and heretofore approved no one of the realm ought to be drawn into an action outside the realm, and so and so,* as the king learns, endeavours to draw so and so into an action outside the realm, contrary to the custom aforesaid: the king prohibits him from citing so and so to appear before any judge outside the realm, or from presuming to do anything against him in derogation of the royal dignity, especially as so and so is prepared to stand to right in all things within the realm. The archdeacon is enjoined to conduct himself so in this matter that the king may not have to punish him (*graviter capere*) as an impugnor of his royal estate.

Master Henry de Bray acknowledges that he owes to Robert de Bittlecumb 35 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert de Scardeburg and Michael de Harington acknowledge that they owe to R. bishop of Bath and Wells, the chancellor, 22s. 4d.; to be levied, in default of payment, of their lands and chattels.

William de Eyton came before the king, on Thursday before St. Hilary, and sought to replevy his land in Mers', which was taken into the king's hands for his default against Thurstan de Knapton and Muriel, his wife. This is signified to the justices of the Bench.

Godfrey Daunou, knight, acknowledges that he owes to R. bishop of Bath and Wells 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Wilts.

1285.

Cancelled on payment.

Jan. 2.
Bristol.

Everard le Fraunceis, mayor of Bristol, acknowledges that he owes to R. bishop of Bath and Wells and Master Ralph de Wychem, archdeacon of Bath, 47l., to be paid at Whitsuntide next, unless in the meantime it shall appear lawfully to the bishop or his official or the archdeacon whether Robert de Bruniscumb is alive or not.† Unless this appear clearly, the money shall be levied, in default of payment, of Everard's lands and chattels in cos. Somerset and Gloucester.—The chancellor ordered [the enrolment], on the information of the said archdeacon.

Cancelled on payment, on the information of H. de Kend[ale].

Enrolment of deed by Clement le Fevre of Waterford and Sidonia, his wife, to Sir Robert Burnel, bishop of Bath and Wells, of 2s. yearly of rent in the suburbs of Bristol that they were wont to receive from a garden under the hill of St. Brandan, which garden Robert son of William Sagher held of them: rendering therefor a rose at Christmas. Witnesses: Everard le Fraunceis, mayor of Bristol; Peter de Mara, constable of Bristol

* The marginal abstract says that this is a prohibition for 'the aforesaid Edmund.'

† The meaning is somewhat obscure.

1285.

Membrane 10d—cont.

castle; Richard le Peschur, John de Kerdif, Henry de Berewik, William de Banewell, Thomas de Lugduno.

Enrolment of release by the said Clement le Fevre of Watreford in Ireland and Sidonia, his wife, to the said bishop of their right in 6s. of rent that Joan de Lydeyarde of Bristol was wont to render to them from a tenement in Cornstrete, Bristol, between the gable (*gablum*) of the church of St. Ewen and the land of Nicholas de Lydeyarde, of which tenement Joan has enfeofed the bishop by her charter. Witnesses as above. Dated at Bristol, 28 January, 13 Edward.

Memorandum, that Clement and Sidonia came into chancery at Bristol, and acknowledged the said charter and deed of obligation.*

Jan. 20.
Canterbury.

William Dun came before the king, on Saturday before the Conversion of St. Paul, and sought to replevy to Walter de Kemeseye the latter's land in Alvetheleye, which was taken into the king's hands for his default before the justices of the Bench against John Caperun. This is signified to the justices of the Bench.

Enrolment of grant by Walter de Wygtone to John de Wygeton, his son, and Dionysia, daughter of Sir John de Luvetot, John's wife, of his manor of Blachale, co. Cumberland, for the term of Dionysia's life and the heirs begotten on her by John, quit of all service. For this grant Sir John has paid him 100l. beforehand. Witnesses: Sir John de Vesey, Sir Otto de Grandisono, Sir Robert Tibetot, Sir William Bardolf, Sir Thomas de Weylaund, and Sir Roger de Trompton, knights; William Talemache, Richard de Ewell, Richard Talemache, Walter de Bocking, John de Aldham, Henry de Gildeford.

Memorandum, that Walter came into the full exchequer, on the morrow of St. Hilary, and acknowledged the preceding gift for himself and his heirs. And John de Luvetot, Dionysia's father, prayed for enrolment of the gift, grant and acknowledgment aforesaid, which is granted to him, and they are enrolled in the rolls of the memoranda of Hilary term, which gift, grant, and acknowledgment the chancellor ordered to be enrolled at the request of J. de Kyrkeby, treasurer of the exchequer, as appears manifestly by the letters deprecatory of the treasurer to the chancellor, which are on the files of chancery amongst the king's writs. This enrolment was made at Bristol, on Tuesday the morrow of St. Vincent.

Jan. 20.

Thomas Crek came before the king, on Saturday the feast of SS. Fabian and Sebastian, and sought to replevy to Hugh de Popham and Joan, his wife, John de Horsy, John de Cheslade and Matilda, his wife, Christiana, late the wife of Everard de la Mer, William Cole and Lucy, his wife, Jordan le Parmunter, William de Ivythorne, John de Godyevelond and Margery, his wife, Gilbert Parys and Juliana, his wife, Nicholas de Chedeseye and Alice, his wife, Ivo Scot, Philip le Myleward, Daniel Attepile, John Mayn, Stephen le Parmenter, and Cassandra, his wife, Simon de Ayston, William Punchun and Agnes, his wife, and Edith, late the wife of Stephen le Lung, their land in Wemedon, which was taken into the king's hands for their default before the justices of the Bench against Sibyl, late the wife of William Coker. This is signified to the justices of the Bench.

Jan. 20.
Canterbury.

To the justices appointed for the custody of the Jews. Whereas the charters and other muniments that belonged to Isaac Pulet, a Jew of

* Unless this refers to the recognisance of Everard le Fraunceis above, there is no bond enrolled.

1285.

Membrane 10d—cont.

Oxford, lately hanged, are in the treasury, and Maunsel son of Leonius, a Jew of Oxford, claims that he has part in the said chattels of certain debts contained in two charters under the name of Roger de Atleberg: the king orders the justices to hear Mansel's complaint, and to cause to be done for him what shall be just according to the custom of the Jewry.

————— Peter de Molington acknowledges that he owes to Adam de Osgoteby, clerk, 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of deed of Geoffrey Bossard, witnessing that whereas he with William de Miridon and John de Markelyn, parceners of an inheritance, have impleaded before Solomon de Roff[a] and his fellows, justices in eyre at Somerton, co. Somerset, John le Gyw and Joan, his wife, concerning eight acres, a virgate of land and a half with appurtenances except 20 acres, in Kyngesbur[y] by writ of consanguinity, and John and Joan vouched to warranty Robert, bishop of Bath and Wells, the dean and chapter of Wells, together with the prior and convent of Bath, who warranted the premises to them before the said justices in eyre at Winchester. Geoffrey, by the mediation of friends, hereby releases his right and claim in the tenements aforesaid and in the said twenty acres to the bishop, dean and chapter, the prior and convent and their successors and to their churches, and to the said John and Joan. Witnesses: Sir Robert de Sancto Claro, Sir Osbert de Bathonia, Sir Walter de Loveny, Sir Baldric de Noniton, knights; Walter de la Bergh, Roger de Stokelinch, Richard Bisshop, Richard de Dylinton.

Memorandum, that Geoffrey came into chancery, and acknowledged the premises.

MEMBRANE 9d.

Jan. 28.
Canterbury.

To J. archbishop of Canterbury. The king reminds him how the king's progenitors put down many wars and disturbances in Wales, and nevertheless owing to the snake lurking in the grass the scars of the wounds inflicted became corrupt, and would, if they had not been bound up, have penetrated to the very heart of the whole realm, concerning which God not only applied the remedy of mitigation, but cut away the rotten portion, and extinguished the poison, and healed the disease that had so long endured, lately granting undisturbed peace to the king and the archbishop and the whole realm. The king contracted an almost infinite multitude of debts in connexion with the settlement, and moreover, after victory had been given to the king over his rebels, the pressing necessity of directing, strengthening and preserving the state of those parts, which for so long a time has been contrariant and rebellious to the king's progenitors and to him and holy church and to his entire realm, has induced him to beseech the clergy of his realm to grant a subsidy to him graciously; and they, favourably acceding to his prayers, have granted to him a twentieth of their ecclesiastical goods for two years for the discharge of his said debts, for which he thanks the archbishop and them. As the first term of the grant was at Martinmas last, he requests the archbishop to cause the money coming from the clergy for Martinmas term last to be collected and carried to the New Temple, London, on the morrow of the close of Easter, to be paid to certain of the king's subjects and to those from whom the king has received loans in this behalf, in the presence of the treasurer and barons of the exchequer. Concerning this the archbishop is to give credence to Henry de Ledis, king's clerk, the bearer of the presents, who shall, with those whom the archbishop shall depute, execute and cause to be done the said matter by the king's order in

1285.

Membrane 9d—cont.

accordance with what the king has enjoined upon him by word of mouth. The archbishop is desired to certify the treasurer and barons by Mid-Lent of what he shall decree to be done in this matter, the king having ordered the treasurer and barons to intermeddle with this matter and with all its circumstances together with those to be deputed by the archbishop for this purpose and with the king's clerks appointed for this purpose, and that they shall see and provide that all things shall be done duly and honestly, and that they shall diligently put their hands to this by the king's orders as shall seem most fitting for his use. [Prynne, *Records*, iii. 347.]

The like to the bishops of Rochester and Chichester, to give credence to the said Henry.

The like to the bishops of Worcester and Hereford, to give credence to Richard de Bereford.

The like to the bishop of Bath and Wells, to give credence to Roger de Stokes.

The like to the bishops of Winchester and Salisbury to give credence to Master Adam de Botington.

The like to the bishops of London and Norwich, to give credence to Hugh de Dineveton.

The like to the bishops of Lincoln and Ely to give credence to Thomas de Wymundam.

The like to the bishops of Coventry and Lichfield, to give credence to Adam de Clare.

The like to the archbishop of York or his vice-gerent to give credence to William de Beverlaco.

The like to the bishops of Dufham and Carlisle to give credence to Robert de Mar.

The like to the bishops of Bangor and St. Asaph to give credence to Master Richard de Abyndon.

The like to the bishops of St. Davids and Llandaff to give credence to William de Plumpton.

Stephen Alwy of Colton acknowledges that he owes to Peter de Grenham 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Feb. 12. Robert de Bittlescomb acknowledges that he owes to Ralph de Wilinton
Heyham. 50*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Wilts, and Devon.

The abbot of Keynesham acknowledges, for himself and his successors, that he owes to Reymund de Rading', parson of the church of Staunton Dru, 60 marks; to be levied, in default of payment, of his lands and chattels.

Walter Gower, Thomas Matheu, and John Russell acknowledge that they owe to R. bishop of Bath and Wells 14*s.*; to be levied, in default of payment, of his lands and chattels in co. Carnarvon.

Enrolment of agreement, made on Wednesday in the first week of Lent, 13 Edward, between John, son and heir of Sir Nicholas de Gymmynges, and Sir William de Hamelton, clerk, witnessing that John has granted to William his chief messuage and all his lands in Kelmeston from now until the octaves of Michaelmas next and for five years from then, for the exaction and demand to which William was entitled for John's marriage because John married whilst under age without William's will and consent, and also for all other exactions that he might demand against John in the premises. If William be disturbed in the possession of the premises by John or his heirs or assigns, they shall be bound to him in 40*l.* yearly, to be levied,

1285.

Membrane 9d—cont.

if need be, by the sheriff within whose bailiwicks they have lands. Witnesses: Sir Richard de Porteseye, Sir Richard de Burghhunte, Sir John Romain, Sir Philip son of Peter, knights; John le Fauconer, Gilbert le Rous, Henry de Bomynges, William de Whitthewaye.

Memorandum, that John came into chancery at Bristol, on 22 February, and acknowledged the aforesaid deed.

Enrolment of deed of Juliana la Foughlere of Hereford, witnessing that whereas she lately impleaded Gilbert Blod of Hereford before the king concerning certain trespasses committed upon her, whereof he was convicted by the verdict of an inquisition upon which she and he had placed themselves, she now, at the request of certain friends of Gilbert and of her, for a fine of seven marks that he made with her, which he paid to her in the presence of the clerks of the king's chancery, on the eve of the Sunday when '*Letare Jerusalem*' is sung, has pardoned and remitted to Gilbert all the trespasses aforesaid and all action that she might have by reason thereof. For the security of both sides she has procured the enrolment of the tenor of this letter in the rolls of chancery. Witnesses: Sir Hugh de Kendal, Sir Walter de Odiham, Sir Thomas de Capella, Sir John de Langeton, Sir William de Birlay, the king's clerks. Dated at Bristol on the eve aforesaid, 13 Edward.

Memorandum, that Juliana came into chancery at Bristol, and acknowledged the premises.

Adam Bruselaunce came before the king, on Sunday before St. Gregory, and sought to replevy to Osbert de Leominstre the latter's land in Hereford, which was taken into the king's hands for his default before the justices of the Bench against Margery, late the wife of Simon le Webbe. This is signified to the justices of the Bench.

March 18. William le Clerk came before the king, on Sunday after St. Gregory, and
Burgh. sought to replevy to John de Vilers and Clemencia, his wife, John de Cantilupo and Matilda, his wife, and Margery de Wodeburg their land, which was taken into the king's hands by reason of their default against Henry de Perepunt. This is signified to the justices of the Bench.

William le Vavasur acknowledges that he owes to William de Rothing 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Birne, parson of the church of Westhale, acknowledges that he owes to Godfrey de Enepol 12 marks; to be levied, in default of payment, of his lands and chattels.

Cicely de Calethorp, wife of William de Calethorp, came into chancery at West Derham, on 8 April, and acknowledged before R. bishop of Bath and Wells, the chancellor, and Robert, son of John, steward of the king's household, a messuage in Burnham Thorp to be the right of Ralph Grundel, and rendered it to Ralph quit of him and his heirs for ever, and granted moreover that a fine thereof shall be levied between them in the king's court by a writ of covenant.

April 18. Alan de Penington came before the king, on Friday the eve of SS.
Fulmer. Tiburcius and Valerian, and sought to replevy his land in Ravenfors in Millum, which was taken into the king's hand for his default in the king's court against Alan son of Alan de Ravenfors. This is signified to the justices of the Bench.

1285.

Membrane 9d—cont.

Stephen de Holecote and William de Holecote acknowledge that they owe to William de Hamelton, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

The prior of Lenton acknowledges that he owes to William de Hamilton, clerk, 107½ marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Augustine de Plessetis acknowledges that he owes to Nicholas Godman of Neubir[y] and Matilda, his wife, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nicholas le Archer of Slipertoft acknowledges that he owes to Master Henry de Bray 20 marks; to be levied, in default of payment, of his lands and chattels in [co.] Leicester.

Peter Bluet acknowledges that he owes to Agnes de Tydemershe 16 marks; to be levied, in default of payment, of his lands and chattels.

Peter de Monte Forti acknowledges that he owes to Robert de Scardeburg, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Rutland.

The abbot of Rivaux acknowledges, for himself and his successors, that he owes to Master Gilbert de Sancto Leoffardo 106 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Thomas son of William de Pikering acknowledges that he owes to Peter de Kendale 20 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

For payment whereof he found Thomas de Craystok and Roland de Thorneburgh, who constituted themselves principal debtors, and granted that the money shall be levied, in Thomas's default, of their lands and chattels in co. York.

Laurence de Sancto Michael acknowledges that he owes to John de Sancto Michael 40s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

MEMBRANE 8d.

April 25.
Langley.

To J. bishop of Winchester. The king has received a complaint from R. bishop of Bath and Wells, the chancellor, that the bishop of Winchester, by reason of the liberty of his manor of Taunton, within the bishopric of Bath, whereby he asserts that the chattels of condemned persons and felons pertain to him there, has taken into his hands the money, jewels and other goods of William de Wygeton, clerk of R.'s diocese and beneficed in the same, who slew himself feloniously within the priory of Taunton, and detains them so that the bishop of Bath cannot ordain concerning the goods according to his office of diocesan. As the aforesaid taking was not and cannot be equitable (*equa*) unless William held lands within the liberty aforesaid on the day of the perpetration of the felony, the king orders the bishop of Winchester to deliver the money, jewels and other goods aforesaid to the said diocesan to dispose of the same as has been ordained by the king's council, unless William held lands within the said liberty on the said day. [Prynne, *Records* iii. 378.]

1285.

Membrane 8d—cont.

Roger de Vallibus acknowledges that he owes to William de Holecote 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

The abbot of Rivaux acknowledges, for himself and his successors, that he owes to William de Hamelton, clerk, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nutus de Florencia, merchant, acknowledges that he owes to the king 200*l.*; to be levied, in default of payment, of his goods and chattels.

John de Borham acknowledges that he owes to William de Hamelton 18 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

For payment whereof he found as sureties David Tutte and Hugh de Jernemut[a], clerk, who constituted themselves principal debtors, and granted that the money shall be levied, in John's default, of their lands and chattels in the said county.

Cancelled on payment.

Roger de Nowerys acknowledges that he owes to Thomes de Maydenhacche 10 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Alice, late the wife of John de Holecote, acknowledges that she owes to the abbot of Bordesleye, Peter de Leye[estria], and the other executors of the will of Nicholas Cyfrewast 18 marks; to be levied, in default of payment, of her lands and chattels in co. Northampton.

*Note of payment of 10*l.* as acknowledged by Alan de Barkeby, Peter's attorney.*

[Cancelled.]

Enrolment of grant by Thomas son of Gervase de Wauton to Sir Robert Burnel, bishop of Bath and Wells, of the homage and entire service of Matilda, daughter and heiress of John de Wauton, and of her heirs for all the lands that she holds of Thomas in Wauton Deyvyll, Wauton Maudut, Welleburn, Lockesle, Bradele, and Totebache, and elsewhere in the realm. For this grant the bishop gave him 10 marks. Witnesses: Sir Thomas, prior of Coventry; Master Thomas de Sodington; Sir Richard de Mundevyl, Sir Fulk de Lucy, Sir William Murdak, Sir Thomas de Leye, Sir Hugh de Braunteston, knights; John de Weston, Thomas de Etindon, Robert Godehire.

Thomas de Neuton of Newcastle acknowledges that he owes to William de Felton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Enrolment of agreement, made at Westminster, on the eve of the Ascension, 13 Edward, between Sir John de Pateshulle and Philip de Monte Gomeri, whereby John acknowledges that he owes to Philip 10*l.*, to be paid in the church of Great Crauley in fifteen days from Midsummer. For this acknowledgment Philip quit-claimed to John a debt of 200 marks in which John was indebted to him by recognisance made before Sir Robert Fulco (*Fulcone*), Sir Robert Malet, and Walter de Augmundesham, justices appointed to take assizes in co. Buckingham, before whom the recognisance was made at Edelesborgh in the said county.

1285.

Membrane 8d—cont.

Memorandum, that John and Philip came into chancery, and acknowledged the deed aforesaid, and that John acknowledged that the aforesaid 10*l.* shall be levied, in default of payment, of his lands and chattels.

William Wolvy of Aylesbiry acknowledges that he owes to Roger Brabacon 6*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Bucks.

William de Cruket and Richard de Loveny acknowledges that he owes to Ralph de Gorges 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

Walter de Ayno of Sabreycesworth acknowledges that he owes to John son of John Eym of Donestapel 5 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de la Wade acknowledges that he owes to the abbot of Bardeneye 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Stafford and Oxford.

Elias de Borden acknowledges that he owes to William de Felton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Nevyll, Thomas de Nevyll, and Brice le Daneys acknowledge that they owe to Eustace de Hacche 12 marks; to be levied, in default of payment, of their lands and chattels in cos. Rutland and Somerset.

May 11. John de Sancto Johanne acknowledges that he owes to Queen Eleanor,
Westminster. the king's mother, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

For payment whereof he found as sureties Nicholas de Segrave, Peter de Monte Forti, William Martyn, Ralph de Berners, John de Hasting', Master William de Sancto Johanne, and Thomas de Basing', who constituted themselves principal debtors, and granted that the money shall be levied, in John's default, of their lands and chattels.

John de Clynton, the elder, acknowledges that he owes to Ralph de Hengham 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Leicester.

Enrolment of grant by Robert de Treton to Sir William de Hamelton, clerk, of all his lands in Ouston. Witnesses: Sir Humphrey de Veilly, Roger le Clerk of Ouston, Lyennus de Dagenhale, Thomas de Scalar[iis] of the same, Henry le Goiz, German de Neusum, Henry del Holm, Thomas de Beverlaco, clerk. Dated at London, on Saturday the eve of Whit Sunday, 13 Edward.

Ralph de Bokelond acknowledges that he owes to Edmund de Mortuo Mari 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

*Note of payment of 10*l.* at Winchester, on Monday after Michaelmas, to John de Bokelinton, Edmund's attorney, as the chancellor testifies.*

Robert Achard acknowledges that he owes to John de Wyndesoure 12 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Walter de Wygeton acknowledges that he owes to Cok' son of Aaron, a Jew of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1285.

Membrane 8d—cont.

John de Chesthunte of London and Peter le Botiller of Bastulden acknowledge that they owe to Roger le Bygod, earl of Norfolk and Marshal of England, 180*l.* 6*s.* 9*d.*; to be levied, in default of payment, of their lands and chattels in cos. Berks and Middlesex.

Memorandum, that Hugh de Turbervill came into chancery, on Wednesday in Whitsun week, and acknowledged that he had received from Fulk de Penbrug 220 marks, due to him for the custody and marriage of the lands and heirs of Henry de Penbrug, deceased.

John son of Reginald de Bello Campo of Fyfyhyde acknowledges that he owes to Robert son of Peter de Perar[i]o 16 marks; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Essex.

William de Breous', the younger, acknowledges that he owes to Henry Basty of Mallinges 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Bucks.

William son of Warin acknowledges that he owes to Hugh de Gernemuta, clerk, 7 marks 11*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William de Boyvill acknowledges that he owes to Edmund, earl of Cornwall, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton and Leicester.

Cancelled on payment, acknowledged by Roger de Bikerwyk.

Bogo de Knovyll, Ralph Bluet, Gilbert de Knovil, Walter de Fanacurt, Walter de Everle, Roger de Akeny, and John de Wyntreshull acknowledge that they owe to William de Valencia 100 marks; to be levied, in default of payment, of their lands and chattels in cos. Salop, Gloucester, Somerset, Devon, and Southampton.

May 12.
Westminster,

Ralph son of William acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 7*d.*

Richard son of John acknowledges that he owes to William de Rythre 24 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

May 12.
Westminster,

Nicholas Selthe acknowledges that he owes to Master Thomas de Sodington 140 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that, on Tuesday in Whitsun week, 13 Edward, at Westminster, Robert son of Walter did his homage to the king for all the lands that he holds in Menelly, Treveru, and Seint Ewe, co. Cornwall, which homage he had previously done to Edmund, earl of Cornwall, and which the earl quit-claimed to the king. And the king restored to Robert the said lands, which had been taken into the king's hands by the justices last in eyre in co. Cornwall, for this reason.

John le Blesced came before the king, on Friday in Whitsun week, and sought to replevy to Henry de Hereford the latter's land in Mundrefeld Hagghernel, which was taken into the king's hands for his default in the king's court against Alice, late the wife of Roger de Avenebir[y].

1285.

Membrane 7d—cont.

Agreement made between Gilbert de Clare, earl of Gloucester and Hertford, and Lady Alice de Marchia, witnessing that whereas in the action for divorce between Alice, plaintiff, and him, defendant, a definitive sentence was pronounced for her, and Gilbert is absolved wholly from the contract of marriage between them without wedding (*nubendi*) her, Gilbert nevertheless, in consideration of the nobility of her kin and being unwilling that for lack of suitable maintenance she should have cause of sadness, has granted to her for life the manor of Taxstede in the same manner as she now holds it, together with the great park; the manors of Welles and Warham in the same manner as she now holds them, together with 8*l.* 11*s.* 8*d.* in rent, the surplus, boon-works, and the perquisites of the view of frank-pledge, except wreck of the sea; the manor of Wyston as she now holds it; Bureford and Spemhamlonde as she now holds them: provided that Alice observe the said sentence and its effect and that she do not attempt by herself or another anything to the damage or grievance of Gilbert's honour or profit by word or by deed, secretly or openly, so using and enjoying the manors and lands for her maintenance as aforesaid that alienation, mortgage, or enormous waste or destruction shall not happen to them. If she contravene these conditions, or do not effectually hinder those wishing to contravene them, or if she die, it shall be lawful for Gilbert to revoke this grant notwithstanding any protest by her or any one else, and to enter the said lands. Warranty clause. Sealed by Alice and Gilbert. Witnesses: Sir Robert Burnell, bishop of Bath and Wells, the chancellor; Sir Anthony Bek, bishop of Durham; Sir John de Sancto Johanne; Sir Ralph de Hengham, justice; Robert le Waleys, knight; Master Richard and William de Clifford. Dated at London, 17 kal. June, 13 Edward. [*Fœdera*; Prynn, *Records* iii. 344.]

Reginald de Argentein acknowledges that he owes to Robert, bishop of Bath and Wells, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Boyvill acknowledges that he owes to Edmund, earl of Cornwall, 34*l.* 12*s.* 0*d.*: to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by Roger de Bikerwik, the earl's attorney.

Richard de Cadamo acknowledges that he owes to Master Thomas de Depham 100*s.*; to be levied in default of payment, of his lands and chattels in co. Norfolk.

William de Breous', the younger, acknowledges that he owes to Henry Gouche Expediti, merchant of Florence, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

May 20.
Westminster.

Nicholas de Kingeston acknowledges that he owes to William de Perton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Gilbert de Knovill acknowledges that he owes to Master Henry de Bray 12*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Devon.

Cancelled on payment.

May 23.
Westminster.

Laurence de Preston acknowledges that he owes to John de la Haye 4 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Northampton.

1285.

Membrane 7d—cont.

Enrolment of agreement made, at the feast of Holy Trinity, 13 Edward, between William de Nafford, the elder, and Hugh son of Roger de Mente-mor, whereby William releases to Hugh his right in a messuage, a moiety of a carucate of land, a moiety of 20 acres of wood, and a moiety of 50s. of yearly rent in Shutlingdon, Aspeley, and Eye, co. Bedford. For this release Hugh binds himself and his heirs to pay to William 6 marks yearly for life, and grants that the sheriff of Bedford may levy the said sum, in default of payment, with damages and expenses. Witnesses: Sir Richard Gobyon, Sir Ralph Pyrot, Sir David de Flittewyk, knights; Henry Trone, Nicholas Drunal.

May 22. *Memorandum*, that William came into chancery and acknowledged the Westminster. premises.

May 12. William Heynes of Ichinton came before the king, on Sunday after Westminster. St. John ante Portam Latinam, and sought to replevy his land in Ichinton, which was taken into the king's hands for his default before the justices of the Bench against the abbot of Teukesbur[y]. This is signified to the justices.

Richard le Juven acknowledges that he owes to Walter de Langeton, clerk, 50s.; to be levied, in default of payment, of his lands and chattels in cos. Hertford, Bedford, and Norfolk.

Cancelled on payment.

John de Cotes acknowledges that he owes to the king 100s.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

William de Weremenistre, clerk, acknowledges that he owes to John le Eyr of Thurkleston 2 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Mary, late the wife of William son of Utréd, came before the king, on Monday the morrow of Holy Trinity, and sought to replevy her land in Bradeschawe, which was taken into the king's hands for her default before the king against Beatrice de Bradeshawe.

May 6. To the sheriff of Devon. Although the king and his progenitors have Westminster. been wont to order throughout the whole realm that all those of the realm who have 20*l.* yearly of land or an entire knight's fee worth 20*l.* yearly, and who ought to be knights and were not, should be distrained to receive knighthood (*arma militaria*), the king, however, for the good and grateful service rendered to him by the community of the realm in his Welsh expeditions, and in consideration of the costs that they have expended in this behalf, wishing to defer on this occasion the receiving of knighthood to all persons of the realm who have not 100*l.* yearly of land, orders the sheriff not to distrain them at present; provided that all those who have 100*l.* yearly of land and more and ought to be knights and are not, shall be distrained by the sheriff to receive a knighthood from the king at the Nativity of St. Mary next without further delay. The sheriff is ordered to certify the king of their names. [*Fœdera; Parl. Writs.*]

The like to all the sheriffs of England. [*Ibid.*]

Simon de Creye acknowledges that he owes to Robert de Ponte Fracto 12 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Geoffrey de Fontibus acknowledges that he owes to Richard de la Vache 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Norfolk.

1285.

May 20.
Westminster.*Membrane 7d—cont.*

Robert Bozun acknowledges that he owes to Baruncinus Galterii and Abbatus Talgardi and their fellows, merchants of Lucca, sixteen sacks of wool, price 112*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

For payment whereof he found as surety William de Hamelton, clerk, who constituted himself principal debtor, and granted that the money shall be levied, in default of payment, of his lands and chattels in co. York.

John de Haghman acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Middlesex.

John de Maundevill and Ralph de Gorges acknowledge that they owe to William de Kelsale 20 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Dorset.

The abbot of Vale Royal acknowledges, for himself and his successors, that he owes to William de Hamelton, clerk, 35 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

Enrolment of deed of Roger son of Thomas de la Wodhalle, witnessing that he has, in consideration of 120*l.* that William son of Walter de Lyndeseye has acknowledged at the exchequer that he owes to him, released to Ingeram de Gynes and Christiana, his wife, daughter and heiress of the said William, and to her heirs his right in the manor of Wytington, co. Lancaster, and in the mill of Castreton, co. Westmoreland. Witnesses: Sir John, earl de Warenn, Richard de la Vache, Alan de Penyngton, Richard de Creppyng, knights; William de Hamilton, Hugh de Kendal, king's clerks, Robert Scotot, Gilbert de Whyteby.

Enrolment of release by Roger son of Thomas to the aforesaid Ingeram de Gynes and Christiana, his wife, of his right in the mills of Kirkeby in Kendal and in all rents issuing from them. Witnesses as above.

Memorandum, that Roger came into chancery, and acknowledged the aforesaid deeds.

Walter de Bello Campo—[*Incomplete*].

MEMBRANE 6d.

John de Foxlee, John de Thedmers, John de Sottebrok, Adam de Keres[ey], Michael de Meledon, Adam de Weston, Richard de Keneburgle, parson of the church of Ullingwyk, William de Sifrewast, and Robert Henery acknowledge that they owe to John de Sancto Johanne 200 marks; to be levied, in default of payment, of their lands and chattels.

Cancelled on payment.

June 16.
Westminster.

Robert de Kaynes acknowledges that he owes to Walter de Ayllesbur[y] 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

The abbot of Rewley (*de Loco Regali*), Oxford, acknowledges, for himself and his successors, that he owes to William de Hamilton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Richard son of Elias de Wygan came before the king, on Saturday the morrow of SS. Peter and Paul, and sought to replevy his land in Wygan,

1285.

Membrane 6d—cont.

which was taken into the king's hands for his default against Margery, late the wife of Roger Mickelwricht. This is signified to the justices of the Bench.

William son of Nigel acknowledges that he owes to Master Henry Wade, cook, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bucks.

Robert de Hengham acknowledges that he owes to R. bishop of Bath and Wells $6\frac{1}{2}$ marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of surrender by Robert de Crevequer, knight, to the king and queen of the manor of Ditton, co. Cambridge, which Robert formerly held for life of their demise. Witnesses: Sir Thomas de Weyland, Sir John de Lovetot, Sir William de Brumpton, and Sir Roger de Leycestria, justices of the Bench; John Ferre, Geoffrey de Picheford, John de Berewik.

Memorandum, that Robert came into chancery at Westminster, on 5 July, and acknowledged the aforesaid deed.

Enrolment of release by John de Cameys to the king and queen of his right in the manor of Wade Ditton, co. Cambridge. Witnesses as above.

Memorandum, that John came into chancery at Westminster, on 5 July, and acknowledged the aforesaid deed.

Walter de Huntercumbe acknowledges that he owes to Thomas de Normanvyll 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Ralph de Agmodesham acknowledges that he owes to Geoffrey de Sandiacre 2 marks; to be levied, in default of payment, of his lands and chattels in. cos. Buckingham and Norfolk.

Roger de Colevyll, the younger, acknowledges that he owes to Geoffrey de Sandiacre 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Fulk son of Warin acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Chester.

John de Crek acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 11 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Walter de Huntercumbe acknowledges that he owes to Malcolm de Harle, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

John de Baunton acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10 marks, to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Baruncinus Galterii, for himself and his fellows, merchants of Lucca of the society of the Ricardi, acknowledges that he owes to Bartholomew de Castello 100*l.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

1285.

Membrane 6d—cont.

The said Baruncinus acknowledges for himself alone that he owes to Bartholomew 40 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

William de Hamelton on behalf of the chancellor ordered these two recognisances to be enrolled.

John de Haghman acknowledges that he owes to William de Hamelton, clerk, 48 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Hamo de Hauterive acknowledges that he owes to John Sampson 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

The said Hamo de Alta Ripa acknowledges that he owes to Luke son of John de Herscy 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Hugh de Monte Alto, parson of the church of Hacumby, acknowledges that he owes to Ralph de Bella Fago 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

July 14.
Leeds.

Roger de Shaldeford came into chancery at Westminster, and acknowledged that he owes to Robert, bishop of Bath and Wells, 180*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

William Inge came before the king, on Sunday before St. Margaret, and sought to replevy to John Sturmy, Geoffrey de Rode, Geoffrey le Caretter, and Thomas le Paumer their land in Westpirye, which was taken into the king's hands for their default against Stephen Neel. This is signified to the justices.

John de Hereford came before the king, on Monday before St. Margaret, and sought to replevy to the prior of St. Thomas the Martyr without Stafford his land in Penilton, which was taken into the king's hands for his default against Agnes, late the wife of David de Hilton.

July 15.
Leeds.

To the sheriff of Buckingham and Bedford. Order to cause the goods of David de Flitewyk to be sold to the value of 20*l.*, and to pay this sum, if they are sufficient to produce it, to Bartholomew de Castello, to whom David ought to have paid it at Easter, in the twelfth year, as he acknowledged before Gregory de Rokesle, mayor of London, and John de Bauquell, king's clerk. If he be unable to find a purchaser, he is ordered to deliver moveable goods of David's to Bartholomew to the said value at a reasonable price; and if David's moveable goods do not suffice, he is ordered to take and imprison David until he satisfy Bartholomew for the aforesaid sum, certifying the justices at Westminster in the octaves of Michaelmas by his sealed letters as to the execution of this order. [Ryley, *Placita*, p. 449.]

Ralph le Crespe acknowledges that he owes to William de Hamelton, clerk, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Arundel.

William de Henkeston came before the king, on Tuesday the eve of St. James, and sought to replevy to Robert de Scothowe his land in Truley, Ceritun, Ludenham, Moriston, Ston, Donington, Faversham, and Herthey, which was taken into the king's hands for his default against William son of Robert de Scothowe. This is signified to the justices of the Bench.

1285.

MEMBRANE 5d.

Enrolment of deed witnessing that whereas a dispute has arisen between Thomas, abbot of St. Augustine's, Canterbury (*Canterbire*), and the convent of the same, on the one part, and Henry, prior of the Trinity, Canterbury, and the convent of the same, on the other part, concerning a quay (*kay*) and a house erected in the prior's meadow of Fordwyce, which meadow is of the fee of the abbey and convent and (is) their common and the common of their men of Fordwiz from the Gule of August until Candlemas, (which quay and house) were afterwards demolished (*abatuz*), and the timber and tile of the house were spoilt (*deffez*) and wasted by the abbot's men, as it was said, and in like manner concerning a causeway and a way whereby the prior was wont to carry his hay from the meadow and to drive his beasts surrounded by certain trenches made and stopped by bars and pales (*peules*), and concerning other trespasses committed, as was shown before the king's council on the one part and on the other: finally, on Monday after the Translation of St. Thomas, 13 Edward, at Fordwyz, in the presence of Henry, bishop of Verdun, Otes de Grauntsoun, and Master William de Lue, and Hugh de Turberville, appointed for this purpose by the king, Master William de la Cornere, Stephen de Penecestre, and Solomon de Roucestre, associated (*acumpaignez*) with them, the dispute is settled by the assent of the parties in this manner: to wit the prior grants that he will not make hereafter in his meadow on the east of the church of Fordwiz any house or other building without the consent of the abbot, and this is awarded by the bishop and his companions to be observed. Forasmuch as the prior cannot conveniently be without a house on the river of Fordewiz to receive and keep his wines and other victuals without great damage, the abbot, in the presence of the said bishop and his companions, has granted to the prior and his church a plot in Fordewiz measuring in length nine perches [measured by] the perch of 16½ feet, and 22 feet wide throughout (*en leyse par tut*); to have and to hold to the prior and his successors of the abbot and his successors for ever; rendering therefor a rose at Midsummer for all services; saving to the abbot and his successors the lordship and judgments with the executions of bloods (*saune*) and of all other trespasses there committed, as he has been wont to have in other places in that town. The prior is empowered to build a house and a quay upon the said plot, and to ordain concerning it at his pleasure, provided that he do not receive therein, and do not receive or harbour in that house, and shall not suffer to be received therein any merchandise, goods or victuals other than his own. In consideration hereof the prior has given to the abbot three acres of meadow with appurtenances in Fordwiz, whereof one acre lies by the side of the acre of the almoner of St. Augustine's, and the two acres lie partly in the same meadow where the house was erected and partly elsewhere adjoining the abbot's meadow, as the bounds show: to have and to hold to the abbot and his successors; rendering therefor to the prior a rose at Midsummer for all services. The abbot, by the ordinance of the bishop and his companions has given to the prior for his damages by the waste of the timber and tiles 100s. Moreover, it is ordained that the bars and pales fixed in the course of the river or in the causeway aforesaid shall be removed without delay by the constable of Dover, warden of the Cinque Ports, and the causeway repaired at the cost of the abbot and his men; so that this way shall be convenient to the abbot and prior and the men of Fordewiz, to be maintained for ever at their common cost, to chace and carry at their will without disturbance. It shall not be lawful for the prior or his successors to acquire (*purchacer*) henceforth anything in that town in the tenure of the abbot without the consent of the abbot and convent. In order to secure firm and durable peace between the parties, it is ordained by the

1285.

Membrane 5d—cont.

bishop and his companions that all trespasses committed on the one part or the other up to this day, which were treated of before them, [shall be] absolutely and voluntarily released. The indentures were sealed, in addition to the seals of the parties, by the seals of their chapters, and at the request of the parties, the king has ordered that this peace shall be enrolled in his chancery and in his exchequer. Given and done at Ledes in the king's presence, 13 July, in the thirteenth year of his reign. *French.*

July 12.
Canterbury.

To the sheriff of Derby. Order to cause a regard to be made in the forest of the Peak (*de Pecco*) before the coming of the justices of the Forest, so that the regard shall be made before Michaelmas.

The like to the sheriff of Cumberland for the forest of Ingelwod.

[*Capitula.*]

Aug. 1.
Woolmer.

To the sheriff of Derby. Writ of summons of an eyre for pleas of the Forest to be held before Roger Lestrangle (*Extraneo*), Peter de Lench, and John son of Nigel, justices, at Derby on the morrow of Michaelmas next.

The like to the sheriff of Cumberland for an eyre of the Forest to be held at Carlisle on the said day before William de Vesey, Thomas de Normanvill, and Richard de Crepping.

Aug. 6.
Woolmer.

The underwritten have quittance of the common summons before the justices next in eyre for pleas of the Forest in co. Derby :

Brother William de Henley, prior of the Hospital of St. John of Jerusalem in England.

Edmund, the king's brother.

Aug. 6.
Woolmer.

The underwritten have quittance of the common summons before the justices in eyre for pleas of the Forest in co. Cumberland :

Brother William de Henle, prior of the Hospital of St. John of Jerusalem in England.

Eudo de Karliolo.

A. king of Scotland.

MEMBRANE 4d.

Aug. 3.
Woolmer.

To the sheriff of Northampton. Writ of summons of an eyre to be holden at Northampton, on the morrow of Michaelmas next, before John de Vallibus and William de Saham.

The like to the sheriff of Essex, for an eyre to be holden at Chelmeresford on the said day before Solomon de Roff[a] and Richard de Boylaund.

Aug. 6.
Woolmer.

The underwritten have acquittance of the common summons in co. Northampton :

Brother William de Henle, prior of the Hospital of St. John of Jerusalem in England.

Edmund, the king's brother.

Edmund, earl of Cornwall.

The abbot of St. Edmunds.

Isabella, late the wife of Robert de Ros.

The abbot of Suleby.

O. bishop of Lincoln.

Jul[iana], late the wife of Robert Tregoz.

Maurice son of Maurice and Emmelina, his wife.

Christiana de Marisco.

John de Pabeham.

Membrane 4d—cont.

1285.

The master of the military order of the Temple in England.
 John Lovel, the elder.
 Robert de Hausted.
 Richard de Pevens[eye].
 The abbot of Bec Hellouin.
 The abbot of Cyrencestre.
 William son of Warin.
 Robert de Mortuo Mari.
 William son of Warin de Monte Canisii.
 The abbess of Godestowe.
 Master William de Luda.
 Gerard de Insula.
 John Giffard, the younger.
 William de Felton.
 The abbot of Rames[eye].
 The abbot of Leicester.
 John Mautravers.
 The prior of Ware.
 Isabella de Clifford.
 John de Haddon.

Aug. 6.
 Woolmer.

The underwritten have quittance of the common summons in co. Essex :
 Brother William de Henle, prior of the Hospital of St. John of
 Jerusalem in England.
 Ralph de Berners.
 Thomas de Berkel[eye].
 Reginald de Grey.
 Hugh, bishop of Ely.
 Matilda de Clare, countess of Gloucester.
 Gilbert Pecche.
 Robert de Brus, the elder.
 Margaret de Nevill.
 Robert de Mortuo Mari.
 Ralph Pypard.
 William de Warennia.
 John de Warennia.
 Henry le Waleys.
 John Engayne.
 Matilda Waleraund.
 Reginald son of Peter.
 William son of Warin and John Hardel.
 Master William de Luda.
 Peter le Burguillon.
 William Harding.
 Walter de Windesore.
 Adam, the king's tailor.
 John de London[ia].
 Robert de Horewod.
 Guy Ferre.
 Roger de Lancastria.

Aug. 16.
 Amesbury.

Walter de Srinklinge came before the king, on Wednesday the feast of the Assumption, and sought to replevy his land, which was taken into the king's hands for his default in the king's court against Richard de Srinkeling.

1285.

Membrane 4d—cont.

Robert Achard acknowledges that he owes to John de Neuburg 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Thomas de Berkel[eye], Robert de Berkel[eye], and Grimbald Pauncefot acknowledge that they owe to R. bishop of Bath and Wells, the chancellor, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Christiana de Mariscis puts in her place Hugh Brun and Simon de la Croize to prosecute and defend the complaint made against her by Walter le Mazun that she ejected him unjustly from certain land in Overston.

Aug. 23.
Clarendon.

To the sheriff of York. Whereas the king ordained in the parliament at Easter last that certain justices shall be assigned to take assizes, juries, and inquisitions in each county thrice a year, to wit between the Exaltation of the Holy Cross and the octaves of Michaelmas, and between the Epiphany and the Purification of St. Mary, and between the quinzaine of Midsummer and the Gule of August, and the king has accordingly appointed Nicholas de Stapelton, Simon le Conestable, Elias de Sutton, and John de Lythegreyns to take such assizes, juries, and inquisitions in that county: the king orders the sheriff to cause all assizes, juries, and inquisitions arranged before his justices whomsoever in that county that remained to be taken after Michaelmas next, together with the original writs and all other aids (*adminiculis*), to come before the aforesaid justices at a certain day and place whereof they shall inform the sheriff.

In like manner the said Nicholas, Simon, Elias, and John are appointed for cos. Northumberland, Westmoreland, Cumberland, and Lancaster.

In like manner John de Metingham, Elias de Bekingham, Walter de Stirches[eye], and Walter de Agmondesham are appointed for cos. Lincoln, Rutland, Northampton, Nottingham and Derby.

In like manner Master Thomas de Sudington, Walter de Hopton, Reginald de Legh, and Hugh de Cave are appointed for cos. Salop and Stafford, Warwick and Leicester, and Worcester.

In like manner Robert Fulcon[is], Roger le Rus, Giles de Berkele, and Robert de Leycestre are appointed for cos. Hereford, Gloucester, Oxford and Berks, Wilts.

In like manner Walter de Wynnburn, Nicholas de Monte Forti, Peter Heym, and Robert de Lutlebir[y] for cos. Somerset and Dorset, Devon and Cornwall.

In like manner William de Burneton, Roger Luveday, William de Pakeham, and Nicholas de Gras for cos. Norfolk and Suffolk.

In like manner Richard de Boylund, Roger de Leye[estria], Richard de Holebrok, and Geoffrey de Sandiacre for cos. Cambridge and Huntingdon, Buckingham and Bedford.

In like manner Thomas de Weyland, John de Cob[eham], and William de Middelton for cos. Essex and Hertford.

In like manner William de Saham, Simon de Wintonia, and John Pecche for cos. Surrey, Sussex, Kent, and Southampton.

MEMBRANE 3d.

Aug. 26.
Clarendon

Petronilla, late the wife of Laurence de Parco, came before the king, on Sunday after St. Bartholomew, and sought to replevy her land in Cofton, which was taken into the king's hands for her default in the king's court against Richard son of Alexander de Cofton.

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Membrane 3d—cont.

Richard de Perers acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 80*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Hertford.

Sept. 10.
Winchester.

Richard Russel of Immeworth acknowledges that he owes to the abbot of Hyde without Winchester 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

For payment whereof he found as surety William de Heywode, who constituted himself principal debtor, and granted that the debt shall be levied, in Richard's default, of his lands and chattels in co. Southampton.

Peter de Waterville acknowledges that he owes to Eustace de Hacche 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Master Adam de Hales, parson of the church of Godeshull, acknowledges that he owes to John de Insula, parson of the church of Arreton, 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk, Suffolk, and Southampton.

Enrolment of release by John de Hasting', lord of Bergeveny, for the health of his soul and those of Isabella, his wife, his mother and father, and all his kindred, to the church of Llandaff and William de Breuse, bishop of Llandaff, and to the chapter of the same of his right in the advowsons of the churches of Lanthelyou Porthalok, Lannarth, Lancaddok near Penros, Tregear, and of the churches of Memmeylad, Lammovor, and Trevedyn. Witnesses: Sir William de Valencia, Sir Ralph Bluet, Sir Gilbert de Cnovill, Walter de Traveleye, Meuric ab David, Thomas the Welshman, Meuric ab Adam, Henry, vicar of Lanthelyou Crashenny.

Memorandum, that John acknowledged the deed.—The chancellor received the acknowledgment.

Sept. 12.
Winchester.

The aforesaid William de Breus[e], the bishop, acknowledges that he owes to John de Hasting' 100*l.*; to be levied, in default of payment, of his lands and chattels.

Enrolment of agreement, made on Friday the feast of Holy Cross, 13 Edward, between Sir William de Hamelton, clerk, and Henry, son and heir of Sir Richard de Boys, knight, witnessing that whereas Henry has enfeofed William of a messuage, a mill, 140 acres of land, and four acres of meadow, and four marks yearly of rent in Useburn, and has made full seisin thereof to William, the said William hereby grants that if Henry pay to him or to his attorney bringing this deed 100 marks at Christmas next, or otherwise come to terms with William before then, he will restore the premises to Henry quit of him and his heirs, and Henry grants that unless he pay the said sum to William in the priory of Wyrkesop or have quittance in some other way from William, neither he nor his heirs nor any one in his name may have or claim any right in the premises.

Memorandum, that Henry came into chancery and acknowledged the premises.

Joan, late the wife of William de Brayboef, acknowledges that she owes to John de Sancto Johanne 50*l.*; to be levied, in default of payment, of her lands and chattels in co. Southampton.

For payment whereof Joan found as sureties John de Wyndes[ora], Walter de Marisco, John Randulf, John son of Robert de Hereyerd, William le Tayllur de Berton, and John le Gamene, who constituted themselves

1285.

Membrane 3d—cont.

principal debtors, and granted that the lands shall be levied in default of payment of their lands and chattels in co. Southampton.

Enrolment of letters of William de Monte Rivelli, knight, Peter Moneder, and Arnold de Formagers, citizens of Bordeaux, witnessing that whereas John Machon of Bordeaux was lately imprisoned by the king of Scotland by reason of certain trespasses charged upon him in that realm, and the king of Scotland is prepared to deliver him at the request of the king of England, on condition that he make sufficient security that peril, damage, or grievance shall not arise by land or by water to the king of Scotland or to the men of his realm by reason of the imprisonment aforesaid through the aforesaid John or through his procurement; the said William, Peter, and Arnold bind themselves, and their heirs, lands, goods and chattels to the king of England to have the body of the said John le Machon before him, if the king of Scotland permit it, at Martinmas, in the thirteenth year of the reign of the king of England, and to make the security noted above at the will of the king of England as shall seem most fit for the use of the king of Scotland and his men. Dated at Winchester, on Wednesday after the Nativity of St. Mary, 13 Edward.

Enrolment of surrender by William Andreu of Ludelawe to Sir Robert, bishop of Bath and Wells, lord of the castle of Hologaud, of his tenement in the town of Clyes St. Margaret's, which tenement he held of the lord of the said castle. For this surrender Robert paid him 80*l.* sterling beforehand. Witnesses: Sir Grimbald Pauncefot, Sir Roger Springehos, William de Hamelton, Hugh de Kendale, Ralph Springehos, William de Arcalewe, Philip de Monte Gomery.

Richard de Coleworth acknowledges that he owes to William de la Chaumbre 36*s.* 9*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that on Friday the feast of the Exaltation of the Holy Cross, at Winchester, there was delivered to Roger Bretun, clerk of W. bishop of Waterford, then justiciary of Ireland, certain statutes provided by the king and his council, to wit the statutes made at Westminster immediately after the king's coronation, the statutes of Gloucester, the statutes made for merchants, and the statutes of Westminster made in the parliament at Easter in the thirteenth year, to be carried to Ireland and to be there proclaimed and observed.

Sept. 11.
Winchester.

To the justices in eyre in co. Essex. Whereas the late king granted to the abbot and convent of Battle that all pleas touching them and their men before whatsoever justices in eyre in the realm shall be pleaded and determined within the liberty of the abbot and convent in the counties wherein the eyres shall be: the king orders the justices to plead and determine such pleas within the liberty of the abbot and convent in that county at certain days to be provided by the justices, as has been wont to be done in other counties in which they have previously been on eyre.

Sept. 20.
Winchester.

Robert Turnepeny came before the king, on Thursday the eve of St. Matthew, and sought to replevy his and his wife Alice's land in Holecumbe, which was taken into the king's hands for their default against Emma, late the wife of Robert de Halgton.

Peter de Burmingham, knight, acknowledges that he owes to R. bishop of Bath and Wells 37*l.* 15*s.* 23*d.*; to be levied, in default of payment, of his lands and chattels in Ireland and England.

1285.

*Membrane 3d—cont.*Sept. 22.
Wootton.

John Bristowe came before the king, on Saturday the morrow of St. Matthew, and sought to replevy to Walter le Sauser the latter's messuage in Dorset, which was taken into the king's hands for his default in the king's court against William Ywon of Chyrchehay.

Sibyl de Watercumbe came before the king, on Saturday the morrow of St. Matthew, and sought to replevy her messuage in Dorset, which was taken into the king's hands for her default against the aforesaid William.

————— Drogo de la Byri puts in his place Thomas de Aldewyk in the suit before the king between Richard Blaunchard and him concerning a trespass committed upon Richard by him.

Peter de Trumpeton acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 8*l.* 8*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Sept. 25.
Woodmancote

Richard de Inlond came before the king, on Tuesday before Michaelmas, and sought to replevy to Roger Papyoun his land in Bozenham, which was taken into the king's hands for his default against Rosa, late the wife of John de Wewelton.

Roger le Fraunkeleyn of Brudecote came before the king, on Thursday before Michaelmas, and sought to replevy his land in Olverton, which was taken into the king's hands for his default against Oliver, bishop of Lincoln. This is signified to the justices of the Bench.

Sept. 22.
Wootton.

To the sheriff of Middlesex. Order to permit the prioress and nuns of Ankerwyk to enter and hold 50 acres of land in Stanewelle, which William Passeavaund gave them, as the king has granted to them permission to enter and hold the same notwithstanding the statute of mortmain.

————— Roger la Warre acknowledges that he owes to William de Hamelton, clerk, 138*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Somerset, Dorset, and Wilts.

Cancelled, because Roger made another recognisance to William, as appears at the end of this roll.

Anketin de Coleshull of Coventre and Robert son of Henry le Pestur of Coventre acknowledge that they owe to Henry de Greneford 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Cancelled on payment, acknowledged by Simon de Cropham, Henry's attorney.

MEMBRANE 2d.

Enrolment of agreement, made in the year 1285, between the king and Sir Florence, count of Holand, whereby the count grants the marriage of his eldest son to the king for his daughter Elizabeth for 50,000 pounds of black *Tournois*, whereof 10,000 shall be paid to the count when his son passes into England, on condition that he send his son before he shall have completed his seventh year, and then 10,000 when his son shall have completed his seventh year. If the count do not send his son into England, he shall receive nothing of the said 50,000 before his son have completed his seventh year, and he shall then receive only 10,000. The count shall receive the remainder when his son and the king's daughter shall have arrived at the lawful age for contracting matrimony and when matrimony shall have been contracted and solemnized between them and dower have been assigned to the king's daughter. If either or both of them

1285.

Membrane 2d—cont.

die before they come to the age for contracting matrimony, all the money paid for contracting the marriage shall be restored to the king, his heirs or successors. If the children live until the age for contracting matrimony, matrimony shall be contracted between them in due and lawful manner, and dower shall be assigned to the king's daughter to the amount of 6,000 pounds yearly of black *Tournois* of land in a befitting place where the king or any one sent on his behalf shall choose in all the lands of the count in Holand or Zealand. It is provided that if the count's son die before his father and his wife, and the king's daughter survive him, then the king's daughter shall have dower assigned to her of 6,000*l.* yearly of land. If after the contraction of the marriage, the count die and his son and the king's daughter survive him, and if then the count's son die leaving his wife, she shall then be dowered of 8,000 pounds yearly of black *Tournois* of land in befitting places in Holand and Zealand. The count shall assign this dower to the king's daughter when the king wills and sends one of his men to do this. If after the completion of the marriage, the count's son die without an heir begotten of his and the king's daughter's body, the king's daughter shall have her dower assigned to her, and there shall be restored to the king, his heirs or executors, a moiety of the 50,000*l.* paid for the marriage. If the count's son and the king's daughter die leaving an heir who shall have the count's inheritance, nothing of the said sum shall be restored. If one or both of them die leaving an heir of their bodies and the heir shall die before he obtain the count's inheritance, then a moiety of the said sum shall be repaid to the king. If the king's daughter die without an heir of her body after the contraction of marriage between her and the count's son, then a moiety of the said money shall be restored. If the count's son die before the contraction of the marriage, and the count have another son competent to contract marriage with Elizabeth and another daughter of the king, the king shall have the marriage of such son, and so successively from son to son until a marriage be contracted between one of the king's daughters and one of the count's sons, under the conditions prescribed, if the king please. If Elizabeth die before the marriage be contracted, the king shall obtain the marriage of the count's said son for one of his daughters under the conditions prescribed, if he see fit. If all the heirs male of the count die, leaving female heirs, the king shall have the marriage of the latter if he please, by a new form to be made between him and the count when this shall happen. After the celebration of the said marriage, the count shall assign for their maintenance 10,000 pounds yearly of land of black *Tournois* in a suitable place. For the faithful observance of all these things, the count charges himself, his heirs and his executors, and all his goods to the coercion of the pope, who may compel him by sentence of excommunication and interdict until he restore all the money delivered to him if the conditions above written arise. For the greater security of this agreement, the count grants that the king, the count of Flanders and the duke of Brabant may distrain and compel him and all his men whom the king or any one in his name shall name or choose from his land of Holand and Zealand, to wit knights, squires, men of religion, communities and each man of the communities, and all others of his land of what estate or condition soever they may be, by all their goods found in their lands in any manner, and may retain, sell and dispose of the said goods until the king be satisfied for the said sum paid to the count, in case the count fail in payment. The count grants that he will cause the count of Flanders and the duke of Brabant to grant to the king by their letters patent that they will distrain the count of Holand and all his men (*as above*) by all their goods, and that they will retain all the goods thus taken until the king be satisfied for the sum aforesaid, in case the count fail in payment.

1285.

Membrane 2d—cont.

The count also grants that he will cause all his men of his land who shall be named as above by the king to bind themselves by their letters patent to the king, the count of Flanders, and the duke of Brabant that the king may compel them by all their goods found in any place in their lands, to wit England, Flanders, and Brabant, and that they may retain and sell the goods (*as above*). For the faithful observance of the premises without fraud a bodily oath was taken on both sides, to wit that Master Thomas de Sudington took oath for the soul of the king, and the count in person in the presence of Master Thomas, who was specially sent for this purpose, took similar bodily oath upon the gospels. In testimony whereof the king and the count have interchangeably put their seals to this deed made in the manner of an indenture (*cirographi*) remaining in possession of both parties.

Joan, late the wife of William de Brayboef, and John Randolf acknowledge that they owe to Ralph de Hengham 20*l.* 1*s.* 4½*d.*; to be levied, in default of payment, of their lands and chattels.—William de Hamelton took the recognisance.

Enrolment of grant by Roger la Warre, son and heir of the late Sir John la Warre, to Sir William de Hamelton, clerk, and Adam, his brother, of his manor of Rosteshale near Ophavene for their lives, with the advowson of the church, knights' fees, etc., and all appurtenances. If William and (*sic*) Adam die within fifteen years from the eve of Michaelmas, 13 Edward, the survivor may give or assign the premises to whomsoever he will until the end of that term. For this grant William and Adam gave him 500 marks as a gressom (*in gersumam*). Dated on Tuesday after the Exaltation of the Holy Cross, in the year aforesaid.

Oct. 3.
Winchester.

Memorandum, that Roger came into chancery at Winchester, on Wednesday after Michaelmas, and acknowledged the preceding deed, and prayed that it might be enrolled in chancery.

Bartholomew de Turbervill came before the king, on Friday after Michaelmas, and sought to replevy his land in Acford Eskelling, which was taken into the king's hands for his default against Sibyl, late the wife of Robert de Turbervill. This is signified to the justices of the Bench.

Oct. 4.
Winchester.

The under-written have quittance of the common summons [of the eyre] in co. Norfolk :

Guy Ferre.
The abbot of Rameseye.
Edmund, earl of Cornwall.
Roger Mynyot.
Reginald son of Peter.

John le Blound of Shepton acknowledges that he owes to Nicholas de Monte Forti 35*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John de Weston acknowledges that he owes to Baruncinus Galteri and his fellows, merchants of Lucca, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Devon.

Oct. 16.
Winchester.

Bernard le Moygne acknowledges that he owes to John de Berewik 100 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

1285.

*Membrane 2d—cont.*Oct. 12.
Winchester.

Geoffrey de Greseleye acknowledges that he owes to John le Botiller and the abbot of Alecestre and the other executors of the will of William le Botiller of Wemme 13 marks; to be levied, in default of payment, of his lands and chattels.

Memorandum, that on 12 October, at Winchester, William son of Nicholas de Bursthalle did homage to William de Hamelton for the lands that he holds of him in Gaytford, and acknowledged to him the service therefor due.

John de Sancto Johanne acknowledges that he owes to Andrew de Hengham 6 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Matthew son of John acknowledges that he owes to Master William de Luda 80*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

John le Faukener acknowledges that he owes to John de Kenill' 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

John le Faukener of La Wade acknowledges that he owes to Henry de Greneford 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert Triz, clerk, came before the king, on Monday after St. Edward, and sought to replevy to Benedict de la Lade the latter's land in Suthavene, Suthrippel[eye] and Northrippel[eye], which was taken into the king's hands for his default against John de Avene and Joan, his wife. This is signified to the justices of the Bench.

Membrane 2d—Schedules.

Enrolment of grant by Humphrey de Veilli, son and heir of the late Sir Robert de Veilli, to Sir William de Hamelton, clerk, of his chief messuage and all his manor of Ouston, with the advowson of the church of the manor; rendering therefor to Humphrey a pair of white gloves at Christmas. Witnesses: Sir William le Vavasur, Sir Stephen le Waleys, Sir Adam de Novo Mercato, Sir Thomas Foleganb, knights; Simon de Torp, Alan de Smitheton, Thomas de Scauceby, Henry de Rokelay, Roger the clerk of Ouston, Thomas a la Chaler of the same, Leo (*Lione*) de Dakenhale.

Enrolment of grant by the same Humphrey to Sir William de Hamilton, king's clerk, of a rent of 40*s.* in Ouston that remained to Humphrey beyond the extent of 50 marks of land and rent in the manor of Ouston that he granted to William as contained in the muniments made to William. For this grant William paid him a sum of money before hand in his necessity. Witnesses: Alan de Smitheton, Thomas de Scauceby, Henry le Goys of Schellaw, German de Neusum, Roger the clerk of Ouston, Thomas ad le Chirstigele, Leo Dagenhall of the same, Ralph the clerk.

Enrolment of release by the said Humphrey to the said Sir William of his right in a bovate of land in Ouston that he has of the demise of Robert de Treton, so that he can claim nothing in the crop of corn on the bovate or in any goods in the town of Ouston on the day of the making of the

1285.

Membrane 2d—Schedules—cont.

presents. Dated at London, on Wednesday after SS. Philip and James 12 Edward.

Enrolment of sale by Humphrey to William of all his goods in the town of Ouston from Michaelmas, 10 Edward, until the day of the making of the presents, for a sum of money paid to him before hand. Dated at London, on Thursday the morrow of the Invention of the Holy Cross, 12 Edward.

Enrolment of sale by Humphrey to William of all his corn, stock, and other moveable goods that he had in the town of Ouston on Thursday before Michaelmas, 1282, for a sum of money paid to him before hand for the expedition of his affairs, for which sum he acknowledges that he has been satisfied. Dated as above.

Enrolment of deed of the said Humphrey notifying that he has not entered by force the manor of Ouston for any right except by the demise and will of the said William, wherefore he does not claim a fee or free tenement in the said manor by reason of his entry, but is prepared to go out of the manor at William's will until the aforesaid agreement entered into between them shall take effect. Dated at Ouston, on St. Lucy's day, 1282.

Enrolment of deed of Humphrey acknowledging receipt from William of 130 marks due to him for an agreement made between them at Lincoln at the Purification of St. Mary, 12 Edward. Dated at London, on Thursday the morrow of the Invention of the Holy Cross.

Enrolment of deed of Humphrey acknowledging receipt, on Saturday after the Translation of St. Thomas the Martyr, from William of 10 marks for the expedition of certain affairs, which sum, together with 60s. and 40s. received at different times in summer before the said feast, 13 Edward, he is bound and promises to pay to William at the quinzaine of Michaelmas. Dated at London, as above.

Enrolment of deed of the said Humphrey acknowledging receipt from William, on Sunday after St. Margaret, 13 Edward, of 100 marks of the 200 marks that William was bound to pay to him to acquit the land that Hugh de Collum holds of the inheritance of Lucy, Humphrey's wife, in Collum and to enfeof William of the said land, so that Humphrey shall have the said 100 marks in the abbey of St. Mary's, York, on Monday or Tuesday after the said feast, to be put in the custody of the abbot or prior until they shall be offered and paid with the other 100 marks to Hugh by Humphrey in the presence of Humphrey's attorneys for the acquittance of the said land, or until Humphrey and Lucy have enfeofed William and put him in full seisin of the aforesaid land and the corn in the same on St. Margaret's day, in the aforesaid year. If Hugh refuse to receive the 200 marks for the acquittance of the land, Humphrey and Lucy shall have 40 marks thereof as a loan from William for the expedition of their affairs until it shall be otherwise ordained and provided by William's council in this behalf. Dated as above.

Enrolment of letters patent from Humphrey to Simon de Thorp ordering him to deliver to William a charter of quit-claim of a rent of 40s. in Ouston made to William by Humphrey, which charter is in Simon's custody until Epiphany, 1282[-3], unless Humphrey pay William 14 marks by then, in which case Simon shall re-deliver the charter to Humphrey.

Enrolment of grant by Humphrey to Peter de Lund for life of 27s. 9d. yearly of rent in the town of Houston from Robert de Treton, with all the service that Robert was wont to do to Humphrey for a bovate of land that

1285.

Membrane 2d—Schedules—cont.

he held of Humphrey in that town; rendering therefor 7s. 9d. yearly. Witnesses: Thomas de Seipol, Henry le Goyse, Adam de Adwyk, Thomas de Scouceby, Robert Tylly, Alexander de Scouceby, Henry le Newcomin, Richard de Pykeburn, Robert de Mar, clerk.

Memorandum, that Humphrey came into chancery at Southampton, 18 October, and acknowledged that the feoffment aforesaid had been made by him, and acknowledged all the deeds and obligations aforesaid, and besought that they might be enrolled for William's security.

Walter de Bello Campo acknowledges that he owes to the abbot of Messenden 70 marks; to be levied, in default of payment, of his lands and chattels in cos. Worcester and Warwick.

John de Solar', Ralph de Wedon, Robert de Bokelinton, and Robert de Norwico, clerk, made like recognizance; to be levied, in Walter's default, of their land and chattels in cos. Worcester, Warwick, and Northampton.

John de Bacheworth acknowledges that he owes to Master Henry de Bray 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

J. bishop of Winchester acknowledges that he owes to Grimbald Pauncefot 100 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

The prior of Castelacre acknowledges, for himself and his successors, that he owes to Hugelin and Scottus de Wyk 24l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

May 27.
Westminster.

Thomas de Becleswell and John de Kamerwell acknowledge that they owe to Thomas de Verdun, clerk, and Henry de Preiers 100 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Cancelled on payment.

Memorandum, that the abbot of Vale Royal came into chancery, on 30 May, and acknowledged that he had received from Isabella de Mortuo Mari, to whom the king committed the castle and honour of Arundel at ferm, 439l. 8s. 4d. of the said ferm from 27th May, in the eighth year, until the Purification in the thirteenth, to wit 100l. for each year. He also acknowledged that he had received from Isabella, to whom the king had likewise committed the castle and hundred of Oswestry (*de Albo Monasterio*) at ferm, 500l. of the said ferm from 28 April, in the seventh year, until 2 June, in the tenth year, to wit 200l. for each year. Which money the king assigned to the abbot for the works of the new abbey of Vale Royal.

The aforesaid Isabella acknowledges that she owes to the abbot 21l. 8s. 10d.; to be levied, in default of payment, of her lands and chattels in cos. Salop and Sussex.

Simon de Fildenwod of Russheden acknowledges that he owes to Robert de Scardeburg, parson of the church of Rissheden, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Regina'd le Clerk of Ryssheden acknowledges that he owes to Robert 6 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

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Membrane 2d—Schedules—cont.

Robert de la Rye came before the king, on Monday after SS. Marcellinus and Peter, and sought to replevy to John le Harpur and Cicely, his wife, their land in Stedham, which was taken into the king's hands for their default before the king against Roesia, late the wife of Hugh Saunzaver.

Sampson Wauncy acknowledges that he owes to Robert de Scardeburgh, clerk, 9½ marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Roger Lestrange (*Extraneus*) acknowledges that he owes to Bonruncinus Gwalterii and his fellows, merchants of Lucca, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Memorandum, that, on 5 June, it was testified before the king by trustworthy men that at the time of the voidance of the abbey of Aumale (*Albe Marl'*) he cannot and ought not to have anything in the lands or tenements in England pertaining to the abbey aught else in the name of wardship than the earls of Albemarle always had in times past during voidance of the abbey, wherefore he granted that neither he nor his heirs should receive hereafter aught else in the lands in time of voidance than what the said earls had and received. And the abbot had thereupon a writ to the escheators for delivery to him of the issues, as appears below in this roll.

Enrolment of deed of Henry de Lacy, earl of Lincoln (*Nichole*), witnessing that whereas an account was made between him and Aldebrond Molagel, merchant of Lucca, for himself and his companions of the Bector', on 1 June, 1285, concerning money and wool and all manner of other things delivered or received by the earl, on the one part, and the merchants, of the other, at any time or place, they find by right account, after all matters have been allowed, that the earl is indebted to the merchants in 3,096* marks sterling; for which debt he charges his lands in co. Lincoln, so that the merchants shall receive thence yearly 1,000 marks by the hands of the earl's keeper of the lands aforesaid for three years and 96 marks. The earl grants that he will not receive anything from the issues of the lands aforesaid in any year whereby the merchants may be hindered from receiving payment, and he promises to make good any damages that they may receive through default of payment at any of the terms, concerning the amount whereof he shall take their word. All bonds and acquittances and tallies touching him and the merchants shall be cancelled. Dated in Westminster Hall, the year and day above specified.

French.

Memorandum, that the earl came into chancery and acknowledged the premises, and granted that the money shall be levied, in default of payment, of his lands and chattels.

Cancelled on payment, acknowledged in chancery by Hugelin Petri, Philip Betty, and Richard Ricardi, merchants of the society of the said Aldebrandi.

The abbot of Vale Royal acknowledges that he owes to the executors of the will of Isabella de Albiniaco, countess of Arundel, 14*l.* 16*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment, acknowledged by the earl of Warenn, one of the executors.

* The sum is partly obliterated. It seems to read *iiij. mile e quatre cenx e cesze mars* (= 3416), but as the final payment is *quatre vinz e cesze mars*, it would seem that the *cenx* is a mistake for *vinz*.

1285.

Membrane 2d—Schedules—cont.

Gilbert le Engleys acknowledges that he owes to Matilda de la Strode 4l. 17s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Roger de Moubray acknowledges that he owes to Nutus de Florencia 33 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Roger son of John de Amslap acknowledges that he owes to Martin le Carrun of Shirington 60s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter de Huntercumbe acknowledges that he owes to Roger de Flegg 24 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

June 8. Humphrey de Veylli acknowledges that he owes to William de Hamelton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in Westminster. co. York.

———— Nicholas, baron de Stafford, acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 11 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Vacated, because the recognisance was made to William de Hamelton, as appears below.

June 8. Hugh Daundely acknowledges that he owes to Walter de Berneville 10 Westminster. marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

———— John Tregoz came before the king at Westminster, on Saturday before St. Barnabas, and sought to replevy his land, which was taken into the king's hands for his default against the abbot of Dore.

Enrolment of release from Master Henry Sampson to the king and queen of his right in the manor of Lindone, which he held at one time of the demise of Sir Simon de Lyndon. Witnesses: Sir Thomas de Weyland, John de Lovetot, William de Brumpton, and Roger de Leycestre, justices of the Bench, John Ferre, Geoffrey de Picheford, John de Berewyk.

Memorandum, that Master Henry came into chancery, and acknowledged the premises.

William Grusset acknowledges that he owes to John de Aston 20s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Nicholas, baron Stafford, acknowledges that he owes to William de Hamilton, clerk, 11 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

William le Latimer, William son of Warin, Thomas de Berkeleye, Thomas de Normanvill, and John de Bello Aqua acknowledge that they owe to Master Giles de Barinton 40 marks; to be levied, in default of payment, of their lands and chattels.

Cancelled on payment.

Robert Buter acknowledges that he owes to Grimbald Pauncefot 10 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester. —William de Hamelton received the acknowledgment.

1285.

Membrane 2d—Schedules—cont.

Enrolment of release by James son of Gilbert de Ilketeshal to Sir John de Deyvill of the rent of one sore-coloured sparrow-hawk or 2s. due from John in the manor of Thornton on Swale for 9l. yearly of rent that James was wont to receive from him previously, which 9l. he released to John. For this release John gave him 10 marks. Witnesses: Sir Michael de Uppesale, Sir Thomas Deyvill, William de Seleby, Gocelin de Deyvill, John son of Gocelin, Henry, his brother, John de Husweit, Emery Deyvill, Hugh de Didneneton (*sic*), and others. Also Sir John de Steingreve, Sir Robert de Balliolo, Sir William de Harum, Sir Elias de Fauvile.

Memorandum, that James came into chancery, and acknowledged the premises.

June 12.
Westminster.

Richard de Burgo, earl of Ulster, acknowledges that he owes to Simon son of William de Alvreton 35 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in Ireland.

Cancelled on payment.

William son of Walter de Thorp of Refham acknowledges that he owes to Roger de Hales and Ranulph de Whittelewod, clerks, 60s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Laurence de Preston acknowledges that he owes to Geoffrey de Sandiacre 60s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Ralph Bil of Fileby acknowledges that he owes to Master Adam de Fileby 60 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Hugh la Val acknowledges that he owes to John Cole, citizen of London, 9 marks; to be levied, in default of payment, of his lands and chattels in co. York.

June 20.
Westminster.

John de Sancto Johanne acknowledges that he owes to Bartholomew de Castello 100 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert de Kaynes acknowledges that he owes to John de Bruges, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of grant by John de Westmeln, goldsmith of London, son and heir of Richard de Westmeln, to John Portejoie and Petronilla, his wife, of the land with houses built upon it that he had in the parish of St. Bride's in the suburbs of London between the lane called Sholane on the west and the tenement of Alexander le Criur on the east, extending from the king's highway of Flete on the south to the tenement of Richard Serle on the north; rendering therefor to the grantor a pair of gloves, price 1d., yearly and 10s. yearly to the church of St. Bride, and 8s. yearly to St. Giles Hospital, and 12d. yearly to the nuns of Clerekenewell, and one pound of pepper yearly to St. Bartholomew's hospital, Smethefeud. For this grant, etc. John and Petronilla gave the grantor 50 marks as a gressom (*in gersumnam*). Witnesses: Gregory de Rokesle, mayor of London, William de Farndon and Nicholas de Wyntoniam, sheriffs; the said William de Farndon, then alderman of that ward, Roger de Evesham, John de Eggele, Richard de Newerk, Andrew le Criur, Richard de Edreshete, Andrew le Bele, Alexander Beubelet, Walter le Chaundeler, Adam Picard, Andrew de Bishopeston, William Russel, then serjeant of that ward, Reginald le Heymonger, John the clerk.

1285.

Membrane 2d—Schedules—cont.

Memorandum, that John de Westmeln came into chancery, and acknowledged this deed.

Peter de Trumpeton acknowledges that he owes to William de Hamelton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Bokhampton acknowledges that he owes to John de Monte Alto 5 marks; to be levied, in default of payment, of his lands and chattels.

Gerard de Braiboef acknowledges that he owes to Baldwin Druel 5 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

June 20. John de la Haye acknowledges that he owes to Ranulph Folesank
Westminster. 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Lincoln.

———— Roger Tebaut acknowledges that he owes to Peter de Hibernia 7 marks;
———— to be levied, in default of payment, of his lands and chattels in co. Essex.

For payment of this he found as sureties John de Hereford, John de Gaysham, and Alexander de Gedding, who acknowledged that this sum shall be levied, in Roger's default, of their lands and chattels.

June 24. Peter de Huntingfeld acknowledges that he owes to R. bishop of Bath and
Westminster. Wells, the chancellor, 700 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Norfolk.

Vacated, because otherwise below.

For payment of this he found as surety Adam de Creting', who constituted himself principal debtor, and granted that the debt should be levied, in Peter's default, of his lands and chattels in co. Norfolk.

[Cancelled.]

June 25. John de Ingham acknowledges that he owes to Robert le Taillur 100s.;
Westminster. to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

———— Adam le Despenser acknowledges that he owes to William de Hamelton,
———— clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Hugh de Brok acknowledges that he owes to Thomas de Suff[olkia] 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Bucks.

Philip le Fraunceys and Richard le Eyr of Northtodeworth acknowledge that they owe to William de Lotegershal, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Adam de Creting' acknowledges that he owes to Bartholomew de Castello 60 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

For payment of this he found as surety Robert, bishop of Bath and Wells, and Peter de Huntingfeld, who constituted themselves principal debtors, and granted that the debt shall be levied, in Adam's default, of their lands and chattels in cos. Kent, Norfolk, and Salop.

Cancelled on payment.

1285.

Membrane 2d—Schedules—cont.

Stephen de Hoveden acknowledges that he owes to Walter de Agmodesham, clerk, 2½ marks; to be levied, in default of payment, of their lands and chattels in co. York.

William de Stok acknowledges that he owes to William de Hamelton, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Richard le Joven of Ewell acknowledges that he owes to Master William de Ewell 51 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

June 26.
Westminster.

Henry de Staunford acknowledges that he owes to John Ferre 4 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Peter de Huntingfeld acknowledges that he owes to Robert, bishop of Bath and Wells, 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Norfolk.

Cancelled on payment, acknowledged by W. de Hamelton, the bishop's attorney.

For payment of this sum he found as sureties John de Cobham, Adam de Creting', and Nicholas de Wokedon, who constituted themselves principal debtors, and granted that the debt shall be levied, in Peter's default, of their lands and chattels in co. Kent.

[Cancelled, as above.]

The aforesaid Peter also acknowledged that he owes to William de Middleton 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

MEMBRANE 1d.

John de Stokes acknowledges that he owes to William de Hamelton, clerk, 140l.; to be levied, in default of payment, of his lands and chattels in co. (sic) Winchester.

Cancelled on payment.

For payment of this John found as surety William le Especer of Winchester, who constituted himself principal debtor, and granted that the money shall be levied, in John's default, of his lands and chattels in co. Southampton.

Cancelled.

Humphrey de Veylly acknowledges that he owes to William de Hamilton 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

The underwritten have quittance of the common summons [of the eyre] in co. Suffolk:

Edmund, earl of Cornwall.*

Nov. 4.
Swainston.

The underwritten have quittance of the common summons in co. Rutland:

Isabella de Clifford.

Edmund, earl of Cornwall.

O. bishop of Lincoln.

The underwritten have quittance of the common summons in co. Buckingham:

Edmund, earl of Cornwall.*

* Space has been reserved for additional names.

1285.

Oct. 28.
Swainston.*Membrane 1d—cont.*

To Malcolm de Harley, guardian of the archbishopric of York. Order to deliver to the dean and chapter of York the manor of Thorp, near York, to be held by them in name of custody, as the king learns by inquisition taken by Malcolm and the sheriff of York that the dean and chapter had the custody of the manor during the last two voidances of the archbishopric.

— Hugh de Herthwaytton acknowledges that he owes to Robert de Barton (?), clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Michael Pikard acknowledges that he owes to William de Hamelton, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Nov. 15.
King's
Beaulieu.

To the sheriff of Northumberland. Writ of summons of an eyre for pleas of the Forest to be holden before William de Vesey, Thomas de Normanvill and [Adam de] Crepping', the king's justices, at Newcastle on Tyne in the octaves of St. Hilary next.

The like for the justices for pleas of the Forest in co. Norfolk, Roger Lestrange (*Extraneo*), John (?) de , John son of Nigel.

Roger la Warre acknowledges that he owes to William de Hamilton (?), clerk, 3 marks (?); to be levied, in default of payment, of his lands and chattels in co.

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MEMBRANE 8.

1285.

Nov. 27. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Canford. Order to cause John son of Thomas to have in the forest of Bernewode two does, of the king's gift.

Nov. 24. To the keeper of the forest of Bere. Order to cause Thomas de
Ringwood. Candovre and Robert le Sauser, the king's huntsmen, to have four bucks in that forest, of the king's gift.

To Adam de Gurdon, keeper of the forest of Wolmere. Order to cause the said Thomas and Robert to have, for themselves and the king's dogs, six leafless oak-stumps (*robora*) for fuel, of the king's gift.

To Master Henry de Bray, escheator this side Trent. Order to deliver the manor of Cotes, co. Bedford, which belonged to Almaric de Sancto Amando, tenant in chief, to Robert son of John, steward of the king's household, to be held during the king's pleasure.

Nov. 28. To Robert le Eyr, bailiff of Wodestok. Order to cause James de
Blandford. Ispannia to have in that park six does, of the king's gift.

To John son of Nigel, keeper of the forest of Bernewode. Order to cause the said James to have in that forest six leafless oak-stumps (*robora*) for fuel, of the king's gift.

To the keeper of the forest of Melkesham and Pewesham. Order to assist John de Selvestrode in taking in that forest a hundred does in the present close time (*fermisona*), as the king is sending John to take this number of does there.

Dec. 10. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Queen Camel. dower to be assigned to Joan, late the wife of Theobald le Botiller, tenant
(*Cammel* in chief, as she has made security to the king in Ireland that she will not
Regl.) marry without his licence.

Dec. 12. To the keeper of the forest of Fekham. Order to deliver William Corby-
Somerton. sun, imprisoned at Fekham for trespass of the Forest, in bail to twelve men of co. Worcester who shall mainpern to have him before the justices next in eyre for pleas of the Forest.

Dec. 15. To the justices in eyre for pleas of the Forest in co. Cumberland. Order
Ford. not to molest in their eyre Robert Brus, lord of Annandale, and John de Seyton, his knight, for their trespass in taking in the king's forest of Ingelwod a doe and a pricket hart (*prikettum de cervo*) whilst chasing ten does given to Robert by the king in the thirteenth year, for which doe and pricket Robert and John are indicted before the justices, and to permit them to be quit thereof.

Dec. 26. To the treasurer and barons of the exchequer. Order to acquit Roger
Exeter. le Ercevesk of 100s. due to the king at the exchequer for the arrears of the thirtieth lately granted to the king in co. Devon of the time when he was the king's collector thereof in that county.

1285.

Membrane 8—cont.

To Adam Gurdun, keeper of the forest of Wlvemere. Order to cause Thomas de Candevre and Robert le Sauser, keepers of certain of the king's dogs, to have in that forest six oak-stumps (*rob[or]a*) for fuel for the dogs aforesaid.

1286.

Jan. 3.
Exeter.

To John son of Nigel, keeper of the forest of Bernwod. Order to cause Robert son of John to have in that forest four bucks, of the king's gift.

Jan. 4.
Exeter.

To the sheriff of Somerset. Order to deliver William son of Margaret de Tintehull, imprisoned at Somerton for the death of Roger Norman, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right, etc., as it is testified before the king by Elias Cotele and his fellows, justices to deliver Somerton gaol, that William slew Roger in self-defence and not by felony or of malice aforethought.

Richard de Alneto, imprisoned at Exeter for the death of Geoffrey le Broun, whereof he is appealed, has letters to the sheriff of Devon to bail him.

To Master H. de Bray, escheator this side Trent. Order to cause the scutage pertaining to the king for 3½ knights' fees that are held of the barony of Hurberton, in the king's hands, to wit 40s. for each fee (*scuto*) to be levied without delay, and to cause Simon son of Guy to have it, as the king has granted it to him for his good service in the last army in Wales.

Jan. 11.
Colcombe.
(*Calecumbe*).

To the sheriff of Essex. Whereas the king learns by inquisition taken by the justices lately in eyre in that county that John, son and heir of Richard de Hispannia, has been entirely an idiot from his birth and is still, for which reason the government of his lands ought to pertain to the king so that his heirs may not incur the risk of disinheritance, in accordance with the custom heretofore used in this realm, and that the said idiot sold his lands in Hingeford, Willingehal Spayne, Pilton and Bradewell, whilst he was in that state, to William de Monte Caniso of Edwardston, to the disinheritance of his heirs; the king, wishing to provide for their indemnity, has committed the aforesaid lands to Queen Eleanor, his consort, to be kept as shall seem most expedient for the said idiot and his heirs; the king therefore orders the sheriff to deliver the said lands, which are in the king's hands for this reason, to the queen.

Jan. 22.
Marlborough.

To John de Insula, keeper of the forest of Chete. Order to cause the prior of Upaven to have in that forest four oaks fit for timber, of the king's gift.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver the manors of Grathorn and Kyldale, whereof William de Percy, the younger, was enfeoffed by William de Percy, his father, which the king caused to be taken into his hands for certain reasons and which he afterwards ordered to be replevied to William, the younger, by the said escheator until the octaves of St. Hilary last, to William, the younger, together with everything received thence during all the time they have been in the king's hands.

To the treasurer and barons of the exchequer. Order to cause the abbot of Redding to be acquitted of 20s. at which he was amerced before the justices lately in eyre in co. Hertford for the common summons [of the eyre], as the king has pardoned him this amercement.

Jan. 25.
Denford.
(*Daneford*).

To the bailiff of Clarendon. Order to cause Walter Pylk', fiddler (*vidulatori*), to have in that forest two leafless oak-stumps (*robora folia non ferencia*) for fuel, of the king's gift.

By p.s. [328.]

1286.

*Membrane 8—cont.*Jan. 26.
Caversham.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the Friars Carmelite of Oxford to have in the wood of Cornebiry, within the forest of Wychewode, six oaks fit for timber for the construction of their church, of the king's gift.

To the sheriff of Devon. Order to cause William de Aumarle of Sidenham to have seisin of a messuage and $2\frac{1}{2}$ ferlings of land in Suthere Coleton that Geoffrey Cofyn, who was hanged for felony held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Geoffrey held them of William, and that the tithing of Whitchirch had the king's year and day and is bound to answer to the king therefor.

John son of John de Munkegate, imprisoned at York for the death of Adam Stirk, whereof he is appealed, has letters to the sheriff of York to bail him.

Feb. 4.
Langley.

Geoffrey Friday, imprisoned at Gildeford for the death of Geoffrey de Alret, wherewith he is charged, has letters to the sheriff of Sussex to bail him.

Robert le Tayllur, imprisoned in the same place for the death of Eustace de Haddelou, wherewith he is charged, has letters to the sheriff aforesaid to bail him.

Feb. 6.
Langley.

To the treasurer and barons of the exchequer. Order to cause the prior of Coventrye to be acquitted of 100 marks in which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales, in the tenth year, as the prior paid this sum into the king's wardrobe at Rothelann to Master William de Luda, keeper of the wardrobe, to wit 50 marks on Sunday the morrow of St. Peter ad Vincula, in the said year, and 50 marks on Sunday before Michaelmas, in the said year, as appears by the king's letters patent testifying the payment of the said sum, which the king has inspected.

To the sheriff of York. Order to cause Henry de Hattrebergh, chaplain, to have seisin of eight acres of land in Hattreberg that Robert de Speton of Wallisgrave, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the land has been in the king's hands for a year and a day, and that Robert held it of Henry, and that the bailiff of Scalleby ought to answer to the king for the year and waste thereof.

Feb. 6.
Langley.

To the treasurer and barons of the exchequer. Order to cause Osbert de Bereford to be discharged of 60s. wherewith he is charged for the goods of Geoffrey de Segrave, clerk, which were taken into the king's hands upon his being imprisoned at Neugate upon suspicion of homicide, as he purged his innocence before R. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy, whereupon the king ordered Osbert, then sheriff of Leicester, to restore the goods and chattels to Geoffrey, and Osbert delivered to him goods to the aforesaid value; receiving from Osbert the king's order for the delivery and Geoffrey's receipt.

Like letters to discharge Osbert of 17s. 7d. paid to Robert de Turvill, clerk, charged before the justices last in eyre in co. Leicester with the death of two men and a woman slain at Walton on the Wold, of which crime Robert purged his innocence before O. bishop of Lincoln.

Feb. 12.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Elias de Hauvill and Amice, his wife, daughter and heiress of Nicholas de Weston, to

1286.

Membrane 8—cont.

be acquitted of 110 marks in which Nicholas made fine with the king for certain trespasses committed upon the king by him, as the king, on 21 July, in his eighth year, pardoned Nicholas this fine.

To the same. Order to cause the abbot of Bonrepos to be acquitted of 100s. of the 20 marks in which he was amerced before the justices of the Bench for an unjust detention, as the king has pardoned him this sum.

Robert de Neuby, imprisoned at York for the death of Richard son of Richard de Oterburn, whereof he is appealed, has letters to the sheriff of York to bail him.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Richard de Barwe, who is insufficiently qualified.

Feb. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbess of Shaftesbury to be acquitted of 100*l.* in which she made fine with the king for the service of three knights' fees that she acknowledged to the king in his army of Wales, in the fifth year of his reign, as she paid 100 marks thereof into the wardrobe and the king has pardoned her the remainder.

To the same. Order to cause John de Lythegreynes, late sheriff of York, to be acquitted of 13*l.* 6*s.* 8*d.* paid by him by the king's order to Elias de Sutton, king's clerk, keeper of the king's rolls and writs in the eyres of John de Vallibus and his fellows, justices in divers counties of the realm, to wit 10*l.* for the seventh year and 66*s.* 8*d.* for the eighth year, which the king granted to Elias in aid of his expenses in that office, as Elias has acknowledged receipt of this sum before the king.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause Walter de Pederton, constable of the castle of Kaermerdyn, to have in that forest two oaks fit for timber, of the king's gift.

Feb. 17.
Westminster.

To the sheriff of Essex. Order to deliver to Robert de Scales the lands of James son of Peter de Roff[a], to be kept by him without waste or destruction until James recover his sanity (*memoriam*) for the maintenance of James, or until otherwise ordered, as Solomon de Roff[a] and his fellows, late justices in eyre in that county, committed the custody of James to Robert upon its being found before them in their eyre that James was impotent and out of his mind (*extra memoriam*), and they took into the king's hands all James's lands.

MEMBRANE 7.

Feb. 16.
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Hamo de Gatton, sheriff of Kent, of 40*s.* yearly from 27 June, in the thirteenth year, for so long as he shall be sheriff and the hundreds of Wecheleston and Littlefeld, co. Kent, shall be in the hands of Queen Eleanor, the king's consort, as the king, on the said day, granted the hundreds to the queen for life with all appurtenances, provided that they should not be separated from the crown of England, from which hundreds 40*s.* yearly were wont to be rendered to the sheriff of Kent to the ferm of the county.

Feb. 14.
Westminster.

To the sheriff of Essex. Order to restore to John de Britannia, earl of Richemond, his liberty in that county, with everything received therefrom since it was taken into the king's hands, which liberty the sheriff took into

Membrane 7—cont.

1286.

the king's hands by order of the justices in eyre in that county because John did not appear before them in their eyre, and which John held at the king's pleasure.

Feb. 15.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to permit Hawisia, late the wife of Robert Grelle, daughter and co-heiress of John de Burgo, the younger, tenant in chief, to receive and have 9s. 2d. yearly of rent in the town of Stamford, pertaining to the manor of Wakerle, co. Northampton, which manor Hawisia holds in her purparty of John's inheritance, as the king learns by inquisition taken by the escheator that John held the said rent at his death.

To the treasurer and barons of the exchequer. Order to cause John Lestrangle (*Extraneo*) to be acquitted of 14*l.* due to the king for his relief, as the king has pardoned him.

Feb. 16.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to assign to Christiana de Mariscis 30*l.* yearly of land from wardships now in the king's hands or, if they do not suffice, from the first wardships coming to the king, as the king has granted to her 30*l.* yearly of lands from wardships in recompence for the knights' fees and advowsons of churches that belonged to her in Ireland, which she granted by charter to the king and queen.

To the treasurer and barons of the exchequer. Order to discharge Stephen de Cornhull and Robert de Rokesle, late sheriffs of London, in their account of 12½ marks for Michaelmas term last that they paid by the king's order to John son of Roger from the goods and chattels of Ralph Crepyn, as the king learns that Ralph is indebted to John in 25 marks yearly for life.

Feb. 21.
Westminster.

To the same. Order to allow to Ralph de Staure, son and heir of William de Staure, the counter-tallies for 6 marks found at the exchequer amongst the unallowed tallies, and to acquit him thereof, as certain tallies for this sum, which William lately paid to the exchequer for a debt due from him, were burnt in the house of William du Park' when his house was burnt, as the treasurer and barons have signified to R. bishop of Bath and Wells, the chancellor.

To the same. Order to cause John de Oyly and Alice, his wife, tenants of the lands of John de Stok in co. Northampton, to be acquitted of 200*l.* for the ransom of the lands aforesaid pertaining to the late king by reason of the trespasses against him committed by John at the time of the disturbance in the realm, as it appears to the king by inspection of the letters patent of the late king that the late king granted the said ransom in the form of the *Dictum* of Kenilwrth to Thomas de Kynros, in consideration of his good service to him and at the instance of Margaret, queen of Scotland, his daughter.

Feb. 21.
Westminster.

To the treasurer and barons of the exchequer. Whereas it frequently happens that tallies received at the exchequer for the king's debts paid there are lost by divers chances, by reason whereof due allowance cannot be made of them, since the counter-tallies remaining at the exchequer cannot be allowed without their sticks (*stipitibus*), and as after much discussion there does not appear to be a more secure way than to renew (*imorari*) the aforesaid tallies and to condemn the counter-tallies of the lost tallies in the following manner: the king, wishing to provide for his indemnity and the indemnity of those who have lost tallies as is aforesaid, provides that as often as tallies

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Membrane 7—cont.

of the exchequer lost in any manner shall be renewed of necessity, the counter-tallies for which the new tallies are to be made shall be previously condemned, as was usual in times past in such case, with the addition that they shall be placed in a bundle (*liacio*) by themselves and there shall be written on them or on a bill appended to them: 'These tallies are condemned before the barons, because others were made anew in their places, as in roll so and so.' Moreover, rolls shall be made distinctly and openly of all counter-tallies thus condemned, of which rolls the treasurer shall have one and each of the chamberlains one. At the end of the year the treasurer, the barons and the chamberlains shall meet, and shall cause the rolls aforesaid to be recited and examined, so that the said rolls and the counter-tallies aforesaid shall agree in all things. The king therefore orders the treasurer and barons that when such cases arise, they shall cause these things to be thus done, enrolled, and observed. [Ryley, *Placita*, p. 450.]

To the same. Order to cause Master Thomas de Sutton, canon of Lincoln, to be acquitted of 100s. in which he was amerced before the justices last in eyre in co. Oxford because he did not appear before them in person at their common summons [of the eyre], as the king understands for certain that Thomas holds no other tenement except a spiritual one in co. Oxford, so that he had no need to come in person to the common summons.

To the same. Like order to acquit Master Percival de Lavannia, canon of Lincoln, of 10 marks.

To the same. Order to cause Gilbert de Kirkeby to be acquitted of 30l. in which he was amerced before the justices last in eyre at Oxford for the escape of six prisoners from his custody when he was sheriff of Oxford and Berks in the late king's time, as it is testified before the king that six of the thirteen prisoners who escaped from his custody during that time were again taken and delivered to prison by Gilbert and his men, so that justice was done upon them according to the law and custom of the realm.

To the sheriff of Devon. Order to deliver Roger Gowel, imprisoned at Exeter for the death of Henry de Miriefeld, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Roger slew Henry in self-defence and not by felony or of malice aforethought.

To William de Vescy, justice of the Forest beyond Trent. Order to cause R. bishop of Carlisle to have in the forest of Ingelwode six does, of the king's gift.

To Master H. de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of Robert Aguillon, tenant in chief, the manor of Watton, which belonged to Robert, to have in *tenancia* until dower be assigned to her by the king.

Feb. 27.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John de Bosco to be acquitted of 8 marks in which he was amerced before Solomon de Roff[a] and his fellows, justices in eyre in co. Berks, by reason of the common summons [of the eyre] made before them, as it is testified before the king by John de Vallibus and his fellows, justices lately in eyre in co. Leicester, that John was before them in person in their eyre in the octaves of Michaelmas, in the twelfth year of the reign, at which day the eyre was

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Membrane 7—cont.

summoned before them, so that he could not be present in person before Solomon and his fellows, as their eyre was summoned at the same day.

To Master Henry de Bray, escheator this side Trent. Order to cause Master William de Kynebalton, the king's baker, to have 12*l.* yearly of land or 20 marks yearly of land from wardships for ten years, as the king wishes to provide William with land to such value as soon as possible from wardships, for his good service to the king.

To Malcolm de Harleye, guardian of the archbishopric of York. Order to cause William de Erghum, yeoman of A. bishop of Durham, to have in the park of the archbishopric of Beverley four good oaks fit for timber with all their strippings, of the king's gift.

Feb. 23.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause Isabella, late the wife of John de la Mare, tenant in chief, whose heir is under age and in the king's wardship, to have 12 marks for the tenth, eleventh, twelfth and thirteenth years, which sum the king granted to her for the custody and maintenance of the said heir during that time.

To the treasurer and barons of the exchequer. Order to cause Theobald de Nevill to be acquitted of all debts due to the exchequer of the debts of Peter de Nevill, his father.

Vacated, because otherwise below.

To the sheriff of Essex. Order to restore to Robert Cole of Writele, clerk, his chattels, which were taken into the king's hands upon his being indicted of theft before the justices last in eyre in that county, as he has purged his innocence before R. bishop of London, to whom he was delivered by the justices in accordance with the privileges of the clergy.

Feb. 27.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Bogo de Knovill to be acquitted of 10*l.* of the debts due from him to the exchequer, as the king has pardoned him this sum.

Feb. 25.
Westminster.

To the constable of Odyham castle. Order to cause Walter de Odyham, the king's clerk, to have in the king's wood of Whytmundesle six oaks fit for timber, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause the men of the manor of Thorp near Northampton to be acquitted of 14 marks at which they were tallaged in the late king's time, as it is testified before the king by Master Geoffrey de Asphale, keeper of the wardrobe of Queen Eleanor, the king's consort, that they paid this sum to Richard de Bures, receiver of the wardrobe, for the queen's use.

To the keeper and sheriffs of London. Order to restore to Jordan Godchep, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the death of Laurence Duket, for which reason he was imprisoned in the Tower of London, as he has purged his innocence before R. bishop of London, to whom he was delivered by certain of the king's justices in accordance with the privileges of the clergy.

The like to the sheriffs of Middlesex.

The like '*de verbo ad verbum*' in favour of Ralph Crepyn, directed to the said keeper and sheriffs.

Feb. 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the men of Monmouth of Edmund, the king's brother, to be acquitted of 20*l.* in

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Membrane 7—cont.

which they made fine with the late king for having a charter of liberties, as the king has pardoned them this sum because they did not have the charter, as is testified before him.

Feb. 26. To the same. Order to cause Theobald de Nevill to be acquitted of all
Westminster. debts due to the exchequer and to the exchequer of the king's Jewry of the debts of Peter de Nevill, his father, and Hasculph de Nevill, his grandfather.

To Master Henry de Braye, escheator this side Trent. Order to cause Mabel, late the wife of Walter de Sullye, to have seisin of all the lands that Walter held of the king in chief of her inheritance, as the king has taken her homage for the same.

MEMBRANE 6.

Feb. 30. To the sheriff of Warwick. Order to deliver William de Langeford,
Westminster. imprisoned at Warwick for certain trespasses charged against him before the justices last in eyre in that county, in bail to twelve men who shall mainpern to have him before the king in fifteen days from Easter to stand to right and to hear the king's will.

To the sheriffs of London. Order to cause four of the ten tuns of wine that William Barage will deliver to them to be carried to Windsor park, three to Kenigton, two to Gatesden, and two to Iselhamsted, there to be placed in the king's cellars.

To Geoffrey de Picheford, constable of Windsor castle. Order to cause the thirty tuns of wine that the aforesaid William will deliver to him to be carried to Langele, there to be placed in the king's cellar.

To the treasurer and barons of the exchequer. Order to cause the aforesaid Geoffrey to be acquitted of the money that Master Peter de Kendal ought to pay as gressom (*in gersumam*) for having entry into 21 acres and 12 perches of land of the king's purprestures in Old Windsor [measured] by the forest perch, and for the arrears of the rent of the same up to 4 August, in the 13th year of the reign, as the king has pardoned Peter [*as at page 342 above*].

Feb. 26. To Hugh de Kendal and Master Odo de Westm[onasterio], and Walter de
Westminster. Nottingham, appointed to make scrutiny of the chests of the Jews. As Master Elias son of Moses, a Jew, deceased, and his heirs Cresseus son of Genta, Hagin son of Deulacres, James son of Moses, and Isaac son of Cresseus, Jews, have remitted to Richard de Culworth, lately deceased, and to Robert, bishop of Bath and Wells, and to Hugh Burnel, his brother, tenants of certain lands that belonged to Richard in co. Essex, all debts due from Richard to them, as appears by their star, which the king has inspected: the king orders Hugh, Odo and Walter to cause all charters and instruments concerning this matter found by them in the said chests to be withdrawn from the same and delivered acquitted to the bishop and Hugh.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margery, late the wife of Thomas Pypard, tenant in chief, the advowsons of the churches of Tettecote and Cherleton, which the king has assigned to her in dower.

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Membrane 6—cont.

To Malcolm de Harlegh, keeper of the archbishopric of York. Order to cause dower to be assigned to Lucy, late the wife of John de Frismareys, tenant in chief of the archbishopric, which is void and in the king's hands, upon her finding security not to marry without the king's licence.

March 11. To Robert le Heyr, bailiff of Wodestok. Order to cause the houses of
Woodstock. the king's chancery in Hensington to be roofed and repaired where necessary.

To Gregory de Rokesle, keeper of the king's exchange in London. Order to cause William de Farndon, the king's goldsmith of London, to have from the issues of the exchange white silver weighing 120*l.* to make certain silver vessels for the use of the king and queen. [*Fædera.*]

To the treasurer and barons of the exchequer. Order to cause Isabella de Grey to be acquitted of 20*s.* in which she was amerced by reason of the common summons made before the justices last in eyre in co. Northampton, as the king gave orders to the justices that she should not be put in default by reason of the common summons.

March 14. Benedict de Penhelek, imprisoned at Lanceveton for the death of Drogo
Woodstock. le Teler and Margery, his sister, wherewith he is charged, has letters to the sheriff of Cornwall to bail him.

March 16. To Master H. de Bray, escheator this side Trent. Order to deliver to
Woodstock. William son of Miles de Stratford, deceased, tenant by knight service of William de Monte Caniso of Edwardeston, the lands that belonged to Miles, to be held by plevin until the parliament after Easter next, so that the king, being then fully certified by the escheator concerning the matter, may cause to be done herein what ought to be done according to the law and custom of the realm, as the king learns by inquisition taken by the escheator that William is the next heir of Miles, whose lands the escheator took into the king's hands with the lands of the said William de Monte Caniso, and that he is of full age.

March 19. To Reginald de Grey, justice of Chester. Order to cause A. bishop of
Quenington. St. Asaph to have in the king's woods of St. Asaph or elsewhere in his bailiwick twenty oaks fit for timber for the repair of his houses, of the king's gift.

March 23. To the sheriff of Nottingham. Order to cause seisin of half an acre of
Down land in Northmuscham and Holme, which Richard Lully, who was outlawed
Ampney. for felony, held, to be delivered to Cicely Lully and Ralph Sorel, as the king learns by inquisition taken by the sheriff of Nottingham that the land has been in the king's hands for a year and a day, and that Richard held it of Cicely and Ralph, and that Geoffrey Woderove and William Shirlok are bound to answer to the king for the year and day and waste thereof.

To the sheriff of Berks and the coroners of the same county. Order to cause Dionisia, late the wife of Robert de Derby, to have his goods and chattels or their value, as the king learns by inquisition taken by the sheriff and coroners that Robert slew himself by felony and by his own action (*motu debito*) and not by reason of any infirmity or otherwise, so that his goods and chattels are forfeited to the king by reason of the felony aforesaid, and the king, compassionating the poverty of Dionisia and her children, has granted to her the goods and chattels, which are appraised by the inquisition at 44*s.* 6*d.*, for her maintenance.

April 3. To the sheriff of Worcester. Order to deliver John de Budiford,
Chichester. imprisoned at Worcester for the death of John Coker, wherewith he is

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Membrane 6—cont.

charged, in bail to twelve men who shall mainpern to have him, etc., to stand to right, etc., as the king learns by the record of Giles de Berkel[eye] and his fellows, justices to deliver Worcester gaol, that John slew the said John in self-defence, and not by felony or of malice aforethought.

April 4.
Chichester.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of Robert Aguillon, tenant in chief, the manor of Gretham, co. Southampton, which is extended at 9*l.* 2*s.* 9*d.* yearly; 100*s.* yearly of rent in the manor of Emeleswrth, in the said county; all Robert's lands in Ho Allhallows, co. Kent, which are extended at 101*s.* 4½*d.* yearly; the manor of Adington, with its member of Waldingham, co. Surrey, which is extended at 17*l.* 18*s.* 11½*d.* yearly; and the manor of Crofton, co. Bucks, which is extended at 6*l.* 4*s.* 2*d.* yearly, as the king has assigned them to her in dower.

John Haket of Upmerdon, Roger Snow, the younger, Alice Haket, Juliana, her daughter, Richard de la Sale of Upmerdon, Thomas le Frie of Lockisasshe, John Blakeprud, Richard Attebern of Lockisasshe, and John le Serjaunt of Upmerdon, imprisoned at Gildeford for the death of Robert le Warneresman, whereof they are appealed, have letters to the sheriff of Sussex to bail them.

To the keeper of the forest of Wycchewod. Order to cause John Luvel to have in that forest twelve bucks, of the king's gift.

April 16.
Langley.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Thomas de Maydenhacch to have in the forest of Kynefar four oaks fit for timber, of the king's gift.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay 40 marks to Joan, late the wife of John de Baskervill, in aid of the maintenance of his children, as the king lately ordered S. bishop of Waterford, justiciary of Ireland, to pay this sum, which the king owed to John for the arrears of his fee of the time when he had the custody of the castle of Dungarvan, and the justiciary has not yet done anything in the matter, and the king compassionates the estate of John's children, who are left almost (*quasi*) destitute by their father's death.

Peter de Appelby, imprisoned at York for the death of Robert de Pykering, whereof he is appealed, has letters to the sheriff of York to bail him.

To the treasurer and barons of the exchequer. Order to cause Master William de Luda to be acquitted of 20*s.* at which he was amerced before the justices last in eyre in co. Berks because he did not come before them on the day of the common summons, as the king has pardoned him the amercement.

April 20.
Langley.

To the same. Order to cause William de Fenes, son and heir of Ingeram de Fenes, to be acquitted of 12 marks for the arrears of the services of the fees specified below, as the late king pardoned Ingeram the debt of William de Fenes, his father, of 32*l.* for five scutages, and five marks for licence to agree, and 6*l.* of the aid to marry the said king's daughter, and 15 marks for many defaults, and his relief due to the said king, and also all arrears exacted from him for the services of the knights' fees that he held in chief of the said king, and 12 marks are now exacted by summons of the exchequer from William de Fenes, son and heir of Ingeram, for the arrears of the services of the fees aforesaid.

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Membrane 6—cont.

To Philip de Monte Gomery, keeper of the forest of Cannock. Order to cause the Friars Minors of Lichfield to have in that forest eight oaks fit for timber, of the king's gift.

To Adam Gurdun, keeper of the forest of Wolvemere. Order to cause the prior of Seleburn to have in the forest aforesaid six good oaks fit for timber with all their strippings, in recompence for the underwood and heather that the king caused to be taken from the priory aforesaid for the expenses of his household when he was last there, of the king's gift.

April 28.
Westminster.

To the sheriff of Dorset. Order to cause Ralph Page, William Snou, William Judas, Ralph de Cre, Nicholas de Novo Burgo, William Page, and Peter Peecke, imprisoned at Shireburn for the death of John del Freygne and Richard Ruddok, wherewith they are charged, to be delivered from prison, as the king has learnt upon trustworthy testimony that they are wholly guiltless of the aforesaid death.

To the sheriff of Dorset. Order to cause John Tany, imprisoned at Shireburn for certain trespasses charged against him, to be delivered from that prison after he shall have been in prison for eight days longer than the time during which John de Novo Burgo, charged with the same trespasses, was imprisoned.

To the sheriff of Norfolk. Order to restore to Sampson de Batesford, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices in eyre in that county upon suspicion with the death of Wymer (*Wymeri*) le Pestur of Suthelipenham, as he has purged his innocence before W. bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Nicholas son of Robert Folejaumbe, son and heir of Robert Folejaumbe, to have seisin of the lands that his father held of the king in chief, as the king has taken his homage.

April 28.
Westminster.

To the sheriff of Nottingham. Order to pay to Robert de Tybotot, keeper of the forest of Bescgewod, ten marks to complete a lodge (*logiam*) in the forest that he lately began by the king's order.

To the keeper of the forest of Bestwod. Order to cause the constable of Nottingham castle to have in that forest five oaks and branches of hazel (*ramill' de corul'*) to repair therewith the weir of the mill of the castle and the palings of the court of the castle.

MEMBRANE 5.

April 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause John Burnell and Margery, his wife, to be acquitted of 7*l.* 11*s.* 0*d.* due to the exchequer for the debt of Philip de Benthall, Margery's father, of whom she is the heir, for agistment in the hays of Welington and Lidwod, as the king has pardoned them.

To Roger Lestrage (*Extraneo*), justice of the Forest this side Trent. Order to cause Bogo de Knovill to have in the forest of Chippeham four oaks fit for timber, of the king's gift.

To the keeper of the forest of Essex. Order to cause W. bishop of Norwich to have in that forest twelve does, of the king's gift.

1286.

Membrane 5—cont.

To the keeper of the forest of Kynefar. Order to cause Robert de Felton to have in the forest of Assewode, which is within the bounds of that forest, two good oak trees fit for timber with their strippings, of the king's gift.

April 28.
Westminster.

To the sheriff of Warwick. Order to restore to Richard Bate of Wattecote, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county with certain trespasses, as he has purged his innocence before G. bishop of Worcester, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Roger de Moeles to have in the forest of Chete six oaks fit for timber, of the king's gift.

To the same. Order to cause Bogo de Knovill to have in the forest of Dene two bucks, of the king's gift.

To the sheriff of Essex. Order to restore to Nicholas le Turnur of Redeswell, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county upon suspicion of receiving Geoffrey le Turner, his brother, a felon, as he has purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy.

Alan le Hore of Southampton, imprisoned at Southampton for the death of Eleanor, late the wife of Michael Pote, and Richard her son, has letters to the sheriff of Southampton to bail him.

April 28.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to permit John de Ludelawe to receive and hold a moiety of the manor of Caumpeden, which he has of the gift of John Lestrangle (*Extraneo*), who held it of the king in chief, and not to molest him in any way concerning this, as the king has taken his homage for the moiety.

April 30.
Westminster.

To the same. Order to deliver to Cicely, late the wife of John Daniel, tenant-in-chief, all the lands of her inheritance, which the escheator took into the king's hands by reason of John's death, as she has taken oath to the king that she will not marry without his licence.

To the justices appointed for the custody of the Jews. Notification that the king has pardoned Hugh de Brok, for his good service in Wales, 112l. in which he was indebted to Cok son of Aaron, a Jew of London, by two deeds, concerning which he made a recognisance before the justices for eighteen sacks of wool, and order to cause the said deeds to be delivered to Hugh and to cause him to be acquitted of the wool, and to cause this to be so done and enrolled.

To the constable of Bristol castle and keeper of the chace of Kingeswode. Order to cause G. bishop of Winchester [to have] in that chace five bucks, of the king's gift.

To Roger Lestrangle, justice of the Forest this side Trent. Order to cause the prior and friars of the order of Preachers at Northampton to have in the forest of Geytington four oaks fit for timber, of the king's gift.

To the same. Order to cause Ellen la Zuche to have in the forest of Sappele eight oaks fit for timber, of the king's gift.

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Membrane 5—cont.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause Bogo de Knovill to have in that forest two bucks, of the king's gift.

To William de Vesey, justice of the Forest beyond Trent. Order to cause William Bardulf to have in the forest of Shirewode six bucks, of the king's gift.

To Grimbald Pauncefot, keeper of the forest of Dene. Order to cause John Giffard of Brimmesfeld to have in that forest eight harts, of the king's gift, and to permit him to have his course in the forest during the present grease-time to chase and take harts that he shall find and know to be outside the forest aforesaid.

To the treasurer and barons of the exchequer. Order to cause Henry de Grei to be acquitted of 12*l.* exacted from him for scutage for the king's use for the fifth year of his reign, as the king has ascertained that Henry was a minor in the wardship of Queen Eleanor, the king's mother, of the late king's commission at the time when the king was in Wales in that year.

To Geoffrey de Picheford, keeper of the forest of Windsor. Order to cause the master of the military order of the Temple in England to have in that forest six bucks, of the king's gift.

To the keeper of the king's Hay of Hertford. Order to cause Walter de Redmerleye to have in that Hay six oak-stumps (*robora*) for fuel, of the king's gift.

To Geoffrey de Pyccheford, constable of Windsor castle. Order to cause the eyry (*aeream*) of the king's falcons in Windsor park to be delivered to John de Merk, to be kept for the king's use as the king has enjoined upon him.

April 25.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Philip de Matteson 20*l.* yearly of land from the custodies now in his hands, or, if the custodies do not suffice, to pay to him 100*l.* granted to him by the king for the custody of the said 20*l.* yearly of land for five years, as the king granted to Philip, for his good service in the last army in Wales, 20*l.* yearly of land and rent for five years, on condition that he should answer to the king for the time during which the custody shall endure after the lapse of that term, and ordered the escheator to cause Philip to have this sum yearly of land from custodies, and the escheator has done nothing in the matter.

March 23.
Down
Ampney.

To the same. Order to cause the woman recluse of Haningdon to have a bushel of wheat weekly in the manor of Kynemereford, which is in the king's hands by reason of the son and heir of Patrick de Cadurcis being a minor in the king's wardship, from the day of the making of the presents for so long as the manor shall be in the king's wardship, in accordance with the king's grant to her.

To the sheriff of Devon. Order to restore to Master Luke de Sancto Leonardo, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before certain of the king's justices with consenting to the death of Master Walter de Lecchelade, sometime precentor of the church of Exeter, who was lately slain, as he has purged his innocence before J. archbishop of Canterbury, to whom he was delivered by the justices in accordance with the privilege of the clergy.

The like to the mayor and bailiffs of Exeter.

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Membrane 5—cont.

To the treasurer and barons of the exchequer. Order to cause Nicholas le Gras to be acquitted of 30*l.* at which he was lately amerced before the treasurer and barons and divers justices of the king for the time when he was sheriff of Surrey and Sussex.

To the same. Whereas the king, in March, in his thirteenth year, enjoined Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent, not to permit any beasts or cattle to be agisted within the king's hays of Wauberge and Sapele, which are within the forest of Huntingdon, or in the park of Handlee, [the king orders them to cause] Richard de Holebrok, steward of the forest between the bridges of Oxford and Stanford, to be discharged in his aforesaid (*sic*) ferm of the issues of the agistment aforesaid in the hays and park aforesaid.

To Master Henry de Bray, escheator this side Trent. Order to permit Henry de Grey, son of Isabella de Grey, to enter and hold 20*l.* yearly of land in the manor of Duston, which manor is held of the king in chief, as the king has granted licence to Isabella to enfeoff Henry of the said 20*l.* yearly of land, to be held to him and his heirs of the king in chief.

May 3.
Leeds.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause the Augustinian Friars of Huntedon to have outside the forest of Wauberge in the forest of Sappele, where it may be done to the least damage to the forest and the greatest convenience of the Friars, eight oaks fit for timber with all their strippings, of the king's gift.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Jordan Godchep, clerk, the money that they received by the hands of the sheriffs of London from Jordan's goods by reason of his being charged and imprisoned in the Tower of London for the death of Laurence Duket, as the king ordered the keeper and sheriffs of London to restore to him his lands, goods and chattels, which were taken into the king's hands for this reason, as he had purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy.

May 7.
Leeds.

To Master Henry de Bray, escheator this side Trent. Order to cause to be replevied to Roger Attebarre and Matilda de la Barre, his wife, kinswoman and heiress of Maurice de la Barre, until the next parliament certain lands in Berdestaple whereof Maurice was seised at his death in his demesne as of fee, as the king learns by inquisition taken by the escheator that the lands were taken into the king's hands by reason of Roger's entry (*aditus*) thereon, Roger having married Matilda in Ireland without the king's licence, and to certify the king at the parliament concerning this matter and all the circumstances, so that the king may then cause to be done what ought of right to be done.

To the treasurer and barons of the exchequer. Order to cause to be delivered to Ralph Crepin of London, clerk, the money that they received by the hands of the sheriffs of London of Ralph's goods by reason of his being charged with the death of Laurence Duket, as the king ordered the keeper and sheriffs of London to restore to him his lands, goods and chattels, which were taken into the king's hands for this reason, as he had purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy.

To the same. Order to cause Robert, bishop of Bath and Wells, to be acquitted of 43*l.* 10*s.* 0*d.* from the twentieth in his bishopric, as he paid this sum to Thomas de Bredestrete, collector of the

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Membrane 5—cont.

twentieth of the province of Canterbury, by the hands of Raymund de Reding', canon of Wells, as appears by the letters patent of the collector, which the king has inspected.

To Master Henry de Bray, escheator this side Trent. Order to cause to be extended the knights' fees that belonged to Thomas Pipard, tenant in chief of the king, and to cause dower to be assigned to Margery, late the wife of Thomas, retaining in the king's hands two parts of the fees until the heirs come of age.

May 9. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Canterbury. Order to cause Humphrey de Bohun, earl of Hereford, to have in the forest of Den six bucks, of the king's gift.

To the same. Order to cause Edmund de Mortuo Mari to have in the forest of Kynefare six harts, of the king's gift.

To S. bishop of Chichester. Order to cause William, vicar of the church of Rye, to be acquitted of 7 marks 8s. of the arrears of the twentieth and fifteenth exacted from him for his vicarage by the collectors in the bishopric of Chichester, as the king has pardoned him.

May 10. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Canterbury. Order to cause R. bishop of Bath and Wells, the chancellor, to have in the forest of Essex eight live bucks and twelve live does, in order to stock there-with his park of Borham, of the king's gift.

MEMBRANE 4.

May 9. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Canterbury. Order to cause the prior and friars of the order of Preachers at Northampton to have as much suitable timber as they shall need in the wood of Henle near Northampton for the new roof-beams (*copulas*) granted to them by the king towards the completion of the choir of their church there.

To the treasurer and barons of the exchequer. Order to cause Nicholas de Segrave to be acquitted of 4*l.* at which he was amerced by John de Vallibus and his fellows, justices lately in eyre in cos. Northampton and Rutland, because he did not come in person before them at the common summons of the eyres, to wit in 40*s.* for each county, as he was in Ireland in the king's service by his order on the days at which the eyres were summoned.

To the same. Order to acquit the abbot of Quarr (*Quarrera*) of 10*l.* at which he was amerced before Ralph de Hengham and John de Kirkeby for a false claim, and of 40*s.* at which he was amerced before them because he did not appear.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Richard son of John to have in the forest of Salcey (*de Salceto*) four bucks, of the king's gift.

May 12. To the sheriff of Kent. Whereas the king has pardoned Edmund son of
Dover. William de la Bure of Romney (*Romenal'*) the outlawry pronounced against him in the sheriff's county [court] at the suit of Thomas Elys, and has granted to him his peace on condition that he render himself to prison at Romney forthwith to stand to right before the warden of the Cinque Ports, in accordance with the custom of those parts, concerning the things that

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Membrane 4—cont.

the king and Thomas or others shall speak against him: the king orders the sheriff to cause this pardon of the outlawry to be proclaimed in full county [court] so soon as Edmund have rendered himself to prison.

Memorandum, that on Monday before St. Dunstan, the king crossed the sea (*transfretavit*) at Dover to France, and R. bishop of Bath and Wells, the chancellor, crossed with him on the same day with the king's great seal. [*Fœdera.*]

May 13.
Dover.

To the keeper of the forest of Dene. Order to cause Grimbald Pauncefot to have in that forest two bucks, of the king's gift. Witness: Edmund, earl of Cornwall, the king's kinsman.

May 16.
Westminster

To the treasurer and barons of the exchequer. Order to cause to be restored to Richard Bate of Whatcote, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Warwick with certain trespasses, as he has purged his innocence before G. bishop of Worcester, to whom he was delivered by the justices in accordance with the privileges of the clergy. Witness: Edmund, earl of Cornwall.

To the sheriff of Lancaster. Order to deliver Gilbert de Speclee, imprisoned at Lancaster for the death of Robert son of William de Allerton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as it is testified before the king by Robert Banastre and his fellows, justices appointed to deliver Lancaster gaol, that Gilbert slew Robert in self-defence and not by felony or of malice aforethought.

To the sheriff of Warwick. Order to cause Jordan son of Elias son of Henry de Herewell, imprisoned at Warwick for the death of John Frere, wherewith he is charged, to be delivered from prison, as Hugh son of Hugh de Everton, Robert Bernard of Maresey, Alan le Tanur of Thorp, Elias del Grene of Everton, John de Everton, clerk, John son of Hugh, Hugh Attewell, John son of Elias de Herewell, Robert atte Lidegate, Robert son of John de Shafteworth, Robert de Lund, and John atte Hall of co. Nottingham have mainperned to have him before the justices at the first assize if any one wish to speak against him.

Hamo Planas, imprisoned at Exeter for the death of Michael le Paumer, wherewith he is charged, has letters to the sheriff of Somerset to bail him.

To the sheriff of Salop. Order to restore to Robert de Stoke, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted of homicide before William Bagot, Robert Corbet, Alan de Glasele, and John son of Aer, justices to deliver the gaol of Bruges, as he purged his innocence before R. bishop of Hereford, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To the sheriff of York. Order to deliver William son of Hugh Barri, imprisoned at Beverley for the death of Henry son of Robert le Veylle of Shupton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew Henry in self-defence, and not by felony or of malice aforethought.

May 25.
Westminster.

To Master H. de Bray, escheator this side Trent. Order to make an extent of the lands of Reginald son of Peter, tenant in chief, and to assign

1286.

Membrane 4—cont.

a manor thereof worth 60*l.* yearly by extent to Joan, late the wife of Reginald, to be held by her in *tenancia* until dower be assigned to her by the king. Witness: Edmund, earl of Cornwall.

To the sheriff of Worcester. Order to deliver Robert de Fihserre, imprisoned at Worcester for the death of William le King, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by William le Povre and his fellows, justices to deliver that gaol of Robert, that Robert slew William in self-defence, and not by felony or of malice aforethought.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Joan, late the wife of Walter de Wygeton, tenant in chief, upon her taking oath not to marry without the king's licence.

Elias son of Thomas, imprisoned at Westminster for the death of Gilbert Kilman, wherewith he is charged, has letters to the sheriff of Hertford to bail him.

Richard le Swon and Walter le Swon, imprisoned at Aldenham for the death of William de Whethamstede, wherewith he is charged, has letters to the sheriff of Hertford to bail him.

May 28. Westminster. To the keeper of the forest of Windsor. Order to admit courteously (*curialiter*) Edmund, earl of Cornwall, the king's kinsman, to chase in that forest whenever he shall come to the forest for that purpose, and to permit him to chase and take deer at his pleasure therein, and to aid and counsel him in so doing, and to certify him who supplies the place of the chancellor in England during the absence of the king in parts beyond sea of the number of deer thus taken by the earl, so that the king may cause the earl to have a warrant therefor. Witness: Edmund, earl of Cornwall.

The like separately to the keeper of the forests of Bernewode, Shotore, Cuwealiz, Whychewod, Whittlewod, Rokingham, Roteland, Penbere, Everesle, Alsisholt, Willemare, Chete, Finkele, and Essex.

To the justices in eyre in co. Norfolk. Order to cause the market of Fakenhamdam, which Guy Ferre has of the grant of Queen Eleanor, the king's mother, and by the king's confirmation, and which [was taken into the king's hands] after the commencement of the eyre because it was held contrary to the inhibition [of markets] by the justices, to be replevied to Guy until the quinzaine of Michaelmas next.

To the sheriff of Suffolk. Order to leave Master Henry de Staunton, parson of the church of Hadleye, who is charged with harbouring Henry son of Walter de Tokeby, who was charged with the death of John Wullantop, and with stealing (*furtive sublati*) certain tithes belonging to Master Henry at Hadleye, in peace concerning this matter, as he has appeared in chancery and found as mainpernors Master Philip le Waleys, parson of the church of Stretton in Strettondale, Hugh de Aldham, chaplain, William de Thorp, and William de Lafham of co. Suffolk, who have mainperned to have him before the justices at the first assize in those parts or elsewhere at the king's order to stand to right if the king or any other wish to speak against him.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of John Danyel, deceased.

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*Membrane 4—cont.*June 8.
Westminster.

Tuder Voyl of Melverdeleg and William de Mulverd[eleg], imprisoned at Shrewsbury for the death of Hugh son of Reginald de Fraunketon, whereof they are appealed, have letters to the sheriff of Salop to bail them. Witness: Edmund, earl of Cornwall.

To the sheriff of Oxford. Order to cause Andrew, son and heir of William de Wygornia, to have seisin of a messuage in the suburbs of Oxford that Adam le Yreys, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and that Adam held it of William, and that Henry Dymmok ought to answer to the king for the year and day thereof.

Walter del Asshe, imprisoned at Warwick for the death of Roger de Wotton, wherewith he is charged, has letters to the sheriff of Warwick to bail him.

June 18.
Westminster.

To the justices in eyre in co. Norfolk. Order to permit the clerks of the diocese of Norwich arrested for certain trespasses that they are said to have committed in lesion of the king's crown and delivered on mainprise by the justices until the eve of St. John the Baptist, to remain out on the same mainprise until the quinzaine of the said feast, and that the justices shall then proceed with the things charged against the said clerks, and to certify Edmund, earl of Cornwall, supplying the king's place in England, and the king's council there at the octaves of the said feast concerning the matters that the council has intimated in this affair to Walter de Hopton and William de Giselham, which Walter and William will explain to the justices: provided that justice be exhibited by them in the meantime to persons complaining, and so that if clerks convicted of trespasses for which they ought to be adjudged to prison be attached before the justices, they shall let them go by mainprise in the meantime. Witness: Edmund, earl of Cornwall.

June 24.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Robert de Pinkeny to be acquitted of 32*l.* exacted from him for scutage for the king's use for the army of Wales in the fifth year, as it appears to the king by inspection of the rolls of chancery that Robert was a minor in his wardship at that time; provided that answer be made to the exchequer for the scutage of the knights' fees that are held of Robert. Witness: Edmund, earl of Cornwall.

William son of John de Petling, imprisoned at Warwick for the death of John de Boluhull, wherewith he is charged, has letters to the sheriff of Warwick to bail him.

To the sheriff of Worcester. Order to deliver William de Berton, imprisoned at Worcester for the death of John le Dekne of Lutlynton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assizes to stand to right if any one wish to speak against him, as the king learns by inquisition taken before William le Power, William son of Warin, Henry de Ribbeford, and Simon Aleyn, justices to deliver Worcester gaol, that William slew John in self-defence, and not by felony or of malice aforethought.

June 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Thomas de Wydehay to be acquitted of 30 marks by which he made fine with the king in order that he should not be distrained throughout his life to become a knight against his will, as the king acquitted him by letters patent of

1286.

Membrane 4—cont.

this sum, which he paid into the wardrobe at Westminster on St. Alphege's day, in the seventh year, to Master Thomas Bek, now bishop of St. Davids, then keeper of the wardrobe, as appears by the said letters. Witness: Edmund, earl of Cornwall.

Membrane 4—Schedule.

May 9. To S. bishop of Waterford, justiciary of Ireland. Order to permit William
Canterbury. de Ideshale, to whom the king has granted the office of the marshalsea of the exchequer of Dublin during the minority of the heir of John le Mareschal, tenant in chief, together with the attachments and fees before the chief justiciary of Ireland and with all other appurtenances as fully as John was wont to have in his lifetime, to have the attachments and fees aforesaid.

MEMBRANE 3.

June 28. To the sheriff of Cornwall. Order to return to Walter Copping, clerk,
Westminster. his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices last in eyre in that county of the death of William son of Thomas de Langdone, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Thomas de Wydehay to be acquitted of 12 marks 6s. 8d. by which he made fine with the king for the service of a quarter of a knight's fee that he acknowledged to the king for the army of Wales, in the tenth year of the reign, as the king has acquitted him by letters patent of that sum, which he paid to the king by the hands of Baruncinus Galteri, citizen and merchant of Lucca, to wit on the eve of St. Peter ad Vincula, in the said year, 6 marks and at Michaelmas following 6 marks 6s. 8d., as appears by the said letters patent.

June 28. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. Thomas son and heir of Thomas Folejaumbe, tenant in chief, to have seisin of his father's lands, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Robert Folyot, late canon of Salisbury, to be acquitted of 20 marks at which he was amerced before Roger de Clifford and his fellows, justices lately in eyre for pleas of the Forest in co. Southampton, for trespass of venison of New Forest, as he paid this sum to Queen Eleanor, the king's consort, by the hands of Walter de Kancia, formerly her clerk, as appears by her letters patent testifying the receipt, which the king has inspected.

June 28. Richard Wodeful of Meleford, Robert Wodeful, and Alan Heved,
Westminster. imprisoned at Bury St. Edmunds for the death of William le Mouner of Kentewell, wherewith they are charged, have letters to the sheriff of Suffolk to bail them. Witness: Edmund, earl of Cornwall.

July 2. To Master H. de Bray, escheator this side Trent. Order to cause
Westminster. Michael de Whaddon, nephew and heir of Humphrey de Waddon, tenant in chief, to have seisin of his uncle's lands, upon his finding security to be before the king at his next coming into England to do homage for the said lands, as the king has taken his fealty for the same.

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Membrane 8—cont.

To the treasurer and barons of the exchequer. Order to cause to be restored to William de Monte Caniso of Edwardeston his armour (*armaturas*), bed, and other small things, which the sheriff of Norfolk and Suffolk caused to be arrested by reason of a trespass charged against him, as the king lately ordered the sheriff to restore them, and he has done nothing in the matter.

Walter atte Felde, Jordan le Heyward of Stratford and Saeva, daughter (*fil'*) of William Gyle, imprisoned at Melton for the death of Moses de Waltesden, chaplain, whereof they are appealed, have letters to the sheriff of Suffolk to bail them.

July 5.
Westminster.

To the keeper of the pleas of the crown in the hundred of Welle Wapentak. Oliver, bishop of Lincoln, has shown the king that whereas Richard de Scardeburgh, chaplain, has fled to the church of Marton, in that bishopric, for larceny committed by him, and says that he is there prepared to abjure the realm, to the prejudice of the liberty of the church, and the bishop has besought the king to cause the chaplain to be delivered to him as diocesan, to be treated in accordance with the liberty of the church without making abjuration: as by the custom of the realm no one fleeing to a church for his trespass ought to remain therein more than forty days under the king's protection, the king orders the keeper to deliver the chaplain, if he have remained in the church for forty days, to the bishop or his commissary to be kept until the quinzaine of Michaelmas next, so that, after the matter have been discussed before the king's council, the chaplain shall be led back to the church aforesaid to make such abjuration in the keeper's presence if it ought to be made according to the decision (*consideracionem*) of the king's council. Witness: Edmund, earl of Cornwall.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of Robert Doget, as it is testified before the king that Robert was elected coroner by reason of the lands that he held of the inheritance of Christina de Gardino, his late wife, and that the lands revert to her heirs by failure of issue between them.

To the sheriff of Wilts. Order to cause a verderer for the forest of Melkesham to be elected in place of Peter Testewode, deceased.

July 6.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joan, late the wife of Reginald son of Peter, tenant in chief, the following of his manors, which the king has assigned to her in dower: the manor of Bedhampton, with the hamlet of Brochampton and other appurtenances in co. Southampton, which is extended at 52*l.* 11*s.* 6*d.* yearly; the manor of Wolfreton, in the same county, which is extended at 27*l.* 16*s.* 4*½d.* yearly; the manor of Stanford, co. Berks, which is extended at 13*l.* 5*s.* 5*d.* yearly; the manor of Ugelye, co. Essex, which is extended at 17*l.* 18*s.* 5*½d.*; the manor of Chyriton, co. Wilts, which is extended at 7*l.* 17*s.* 7*½d.* yearly; the manor of Frethorp, co. Norfolk, which is extended at 16*l.* 4*s.* 10*d.* Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to the said Joan the manor of Wihton, co. York, which is extended at 41*l.* 13*s.* 1*d.* yearly, and 8*s.* yearly of rent in York, which the king has assigned to her as part of her dower.

Memorandum, that this assignment was made in the presence of John son and heir of Reginald, and with the assent of the heir and of Joan.

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Membrane 3—cont.

To the sheriff of Lancaster. Order not to intermeddle further with the lands that belonged to Sweyn de Haton, who was lately taken and imprisoned at Lancaster for the death of Robert, his son, as the king learns by inquisition taken by the sheriff that (*quem*) Sweyn slew Robert whilst mad and by mischance and not by felony or of malice aforethought, and that Sweyn died in prison before he could be convicted thereof, and that his lands are in the king's hands for this reason solely.

July 11.
Westminster.

To the sheriff of Norfolk. Order to restore to Thomas de Pulham, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before the justices in eyre in that county of the death of Engelger de Kerdiston, as he has purged his innocence before W. bishop of Norwich, to whom he was delivered in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

To the sheriff of Essex. Order to restore to John Ploc of Hockele, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county with harbouring a thief, as he has purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy.

July 11.
Westminster.

To the sheriff of Devon. Order to cause a coroner for that county to be levied in place of Robert Beaupel, lately elected, as he is incapacitated by infirmity. Witness: Edmund, earl of Cornwall.

Roger Wrtes of Alferton, imprisoned at Nottingham for the death of Richard de Alfirton, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

MEMBRANE 2.

July 20.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to make partition into two parts of the lands whereof Thomas de Endesovre, tenant in chief, was seised in his demesne as of fee at his death, and to cause Richard de Herthull, kinsman and co-heir of Thomas, to have seisin of his purparty thereof, saving the right of others, upon his finding security to come before the king at his next coming into England to do homage to him therefor, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

July 24.
Westminster.

To the sheriff of Cambridge. Order to restore to Nicholas Tonge, rector of a moiety of St. Peter's church, Redlington, his goods and chattels, which were taken into the king's hands upon his being indicted upon suspicion of homicide before the justices in eyre in that county, as he has purged his innocence before W. bishop of Norwich, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

John Russel, imprisoned at Cambridge for the death of William Attestretend, wherewith he is charged, has letters to the sheriff of Kent to bail him.

July 30.
Westminster.

To the sheriff of Devon. Order to restore to John Picot of Exeter, priest, his goods and chattels, which were taken into the king's hands upon his being indicted before the king at Exeter upon suspicion of homicide, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

The like '*de verbo ad verbum*' to the sheriff of Somerset.

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Membrane 2— cont.

The like to the sheriff of Devon in favour of John de Cristmestowe, vicar of the church of Heveltre.

The like to the said sheriff in favour of Reginald le Arcevesk, clerk.

The like to the sheriff of Cornwall in favour of John de Wolrington, vicar of the church of Otery St. Mary.

The like to the sheriff of Devon for the said John de Wolrington.

Aug. 5.
Westminster.

To the sheriff of Lincoln. Order to restore to Thomas de Wetherby, clerk, his goods and chattels, which were taken into the king's hands upon his being indicted upon suspicion of theft before the justices appointed to deliver Lincoln gaol, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

Gilbert Hering and Henry Scot, imprisoned at Lancaster for the death of Adam son of Robert de Sanwat, wherewith they are charged, have letters to the sheriff of Lancaster to bail them.

To the sheriff of Lancaster. Order to release John son of Henry Stut of Elhale, John son of John de Emotes, and Adam, his brother, imprisoned at York for the death of Adam son of Robert de Sanwat, wherewith they are charged, in bail to twelve men each who shall mainpern to have them before the justices at the first assize to stand to right if any one wish to speak against them, as the king learns by inquisition taken by the sheriff that they are charged with the said death out of hatred and malice, and not because they are guilty.

[To the sheriff of Lancaster.] Order to certify the king of the names of twelve men who shall mainpern to have Robert de Burnhull, imprisoned at Warwick for the death of Henry le Fevre of Churlegh, wherewith he is charged, before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that Robert slew Henry in self-defence, and not by felony or of malice aforethought.

To the sheriff of Lincoln (*sic*). Order to restore to Walter Spik of Pichelesthorn, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in co. Buckingham upon suspicion of theft, as he has purged his innocence before O. bishop of Lincoln, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Alice de Farnham, imprisoned at Winchester for the death of Richard de Byketon, wherewith she is charged, has letters to the sheriff of Southampton to bail her.

Aug. 10.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause John, son and heir of Thomas de Langele, tenant in chief, to have seisin of his father's lands, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

Aug. 18.
Westminster.

Adam le Venur, imprisoned at Nottingham for the death of William son of Hugh le Frere of Whytewelle, wherewith he is charged, has letters to the sheriff of Derby to bail him. Witness: Edmund, earl of Cornwall.

Membrane 2—cont.

1286.

To Master Henry de Bray, escheator this side Trent. Order to assign dower to Cicely, late the wife of John de Bello Campo, tenant in chief, of John's knights' fees.

Simon le Tayllur of Edwardeston, imprisoned at Bury St. Edmunds for the death of Henry de Reshbrok, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

Sept. 5. To the justices next in eyre for pleas of the Forest in co. Essex. Order
Westminster. not to molest in their eyre Reginald, abbot of Waltham, Walter de Norton, Robert le Chaumberleyn, Simon le Parker, Ranulph le Venur, Theorald (*sic*) le Venur, John Sprot, Stephen Frank, Robert Hamer, William le Palfreour, William de Brumply, William le Parker, John le Parker, and John de Borham by reason of the taking of six bucks in the forest of Essex lately given by the king to the clerks of his chancery, as the said abbot and men aided the clerks in taking the bucks by the king's order. Witness: Edmund, earl of Cornwall.

William son of William le Tailleur of le Wodhalle, imprisoned at York for the death of John son of Robert son of William de Womwell, wherewith he is charged, has letters to the sheriff of York to bail him.

Adam Passemor, imprisoned at Notingham for the death of Richard Kat, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Sept. 8. To Thomas de Normanvill, escheator beyond Trent. Order to deliver to
Westminster. Joan, late the wife of Ranulph de Dacre, tenant in chief, upon her taking oath not to marry without the king's licence, the manors of Kellet and Hesham, an eighth of the town of Broghton, and 30 acres of land in Duuvaneby, to be held until otherwise ordered, as the king learns by inquisition taken by the escheator that Joan was enfeofed thereof jointly with Ranulph, and was in full seisin thereof until his death. Witness: Edmund, earl of Cornwall.

Sept. 17. Simon son of Richard le Carpenter of Great Sutton, imprisoned at Reyle
Westminster. for the death of Gilbert, his brother, wherewith he is charged, has letters to the sheriff of Essex to bail him. Witness: Edmund, earl of Cornwall.

Oct. 8. To the sheriff of Nottingham. Order to cause Roger de Bello Tofto to
Westminster. have seisin of two tofts, four acres of land, an acre and three roods of meadow in Bekingham that Thomas son of Alan de Bekingham, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of Roger, and that William de Bekingham is bound to answer to the king for the year, day and waste thereof. Witness: Edmund, earl of Cornwall.

Oct. 13. John son of William le Fraunceis and Robert son of Alexander de
Westminster. Meburn, imprisoned at Appelby for the death of Nicholas de Hasting, wherewith they are charged, have letters to the sheriff of Westmoreland to bail them. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Eustace de Hacche and Osbert de Bereford, formerly sheriff of Warwick, to be acquitted of 15s. for the year and waste of the lands that belonged to Andrew de Hertberg, which the king granted to Eustace, and of 40s. for the mesne time of the said lands, as the king pardoned Eustace, with which money Osbert is charged at the exchequer.

1286.

Membrane 2—cont.

Oct. 16. To the sheriff of Bedford. Order to deliver John de Salenho, imprisoned
Westminster. at Bedford for the death of Godfrey Cappe, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Godfrey in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

Oct. 20. To William de Vesey and his fellows, justices lately in eyre in
Westminster. co. [Cumberland]. Order not to molest Nicholas de Segrave for the trespasses that he was said to have committed during the time of the disturbance in the realm in chasing in the forest of Ingelwod and in taking deer in the same without licence from the late or present kings, as the king has pardoned him. Witness: Edmund, earl of Cornwall.

To the justices appointed for the custody of the Jews. Order, if Moses son of Jacob, a Jew of Northampton, and Benedict, his brother, recognise before them that he has been satisfied for 80*l.* in which Robert Renele was indebted to Jacob de Oxonia, a Jew, father of Moses and Benedict, by his charter in the chest of the chirographers at Northampton, and if it appear certain to them that nothing of the said debt pertains to the king or others, to cause the charter to be withdrawn from the chest and delivered to William, son and heir of Robert, if this can be done without prejudice to the king or others, and to cause William to be acquitted thereof.

Oct. 22. To Thomas de Normanvill, escheator beyond Trent. Order to cause
Westminster. dower to be assigned to Elizabeth, late the wife of Patrick de Sutheyk, tenant in chief, upon her taking oath not to marry without the king's licence. Witness: Edmund, earl of Cornwall.

MEMBRANE 2—Schedules.

Assignment of dower to Cicely, late the wife of John de Bello Campo, of the fees that were held of John, made by Master Henry de Bray, escheator this side Trent. Co. Dorset: a fee that Thomas de Ann holds in Winterburn Germani, which is extended at 100*s.* yearly; a fee in Wynterburn Nicole that Nicholas de Benham holds, which is extended at 100*s.* a year; a fee in Mordon and Gademarston that John CIPHEREWAST holds, which is extended at 100*s.* yearly. Co. Somerset: half a fee in Netherton that Robert de Netherton holds, which is extended at 100*s.* yearly; half a fee in Craucumbe that Simon de Craucumbe holds, which is extended at 100*s.* yearly. Total value of the fees 25*l.* a year.

The under-written have mainperned to have Richard de Asseburn, clerk, in chancery from day to day to stand to right concerning those things that shall be objected against him: Thomas de Salowe of co. Lincoln, William Fraunceys of co. Dorset, Ralph de Wymburn of the same, Robert de Fouldon of co. Norfolk.

MEMBRANE 1.

Oct. 25. To the justices next in eyre for pleas of the Forest in co. Northampton.
Westminster. Order not to molest Edmund, earl of Cornwall, for lately taking, by the king's licence and order, in the forest of Whitlewod a hart, four bucks and three soars (*zhoures*).

1286.

Membrane 1—cont.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Alexander Lucas, who is the steward in co. York of John de Warennia, earl of Surrey, so that he cannot attend to the office of coroner.

Nov. 4.
Westminster.

To the sheriffs of London. Order to deliver John son of John Turpyn, imprisoned at Neugate for the death of Edmund David, in bail to twelve men who shall mainpern to have him before the justices at the first assizes, as the king learns by inquisition taken by Hamo Hauteyn and Gregory de Rokesleye, justices appointed to deliver that goal, that John slew Edmund in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Matilda, late the wife of Stephen de Bokton, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Kersovere, co. Kent, which is extended at 6*l.* 19*s.* 5½*d.*; a messuage, 60 acres of land, 40 acres of heath, and 8 acres of wood in the manor of Hacheden, in the same county, which are extended at 14*s.* 10*d.* yearly; a third of the wood of Bokton, in the said county, which third is extended at 2*s.* 2½*d.* yearly; 5*l.* 13*s.* 0*d.* yearly of rent in the manor of Brokton (*sic*), in the same county. Witness: Edmund, earl of Cornwall.

Memorandum, that Thomas de Gatesden and Idonia, his wife, Ralph de Otringden and Joan, his wife, and Isolda, sister of Idonia and Joan, heirs and parceners of the inheritance that belonged to the said Stephen, afterwards came into chancery at Westminster, and unanimously granted to Matilda, in addition to the assignment of dower aforesaid, 20*s.* yearly of rent of the inheritance aforesaid in the town of Bocton, to be received in name of dower by the hands of Robert de Bocton, formerly Stephen's tenant.

Nov. 4.
Westminster.

To him who supplies the place of the justice of the Forest beyond Trent. Order, because the justice has gone to parts beyond sea by the king's licence, to deliver Robert de Everingham, John de Everingham, John le Conestable, Sewal de Holm, Roger de Lanum, John de Acclum, John Sleyth, Roger le Harpur, Walter Vassal, Peter de Clippeston, and John Wade, imprisoned at Nottingham for trespass of venison in the forest of Shirewode, in bail to twelve men who shall mainpern to have them before the justices next in eyre for pleas of the Forest in co. Nottingham and that they will not hereafter incur forfeiture in the forest. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to acquit the bailiffs [and] men of Portesmouth of the yearly ferm of the town and of arrears thereof since 26 May, in the ninth year, when the king, at Westminster, granted to Queen Eleanor, his mother, for her life the said town as of the value of 18*l.* 4*s.* 8*d.* yearly, as was agreed between the king and her.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Matilda, late the wife of Stephen de Bocton, tenant in chief, a messuage in Canterbury and 2½ acres of meadow and 14*s.* yearly of rent in Bocton, with everything received thence since they were taken into the king's hands, as the king learns by inquisition taken by the sheriff that Matilda was enfeofed thereof jointly with Stephen, and that she was in full seisin thereof until the day of his death, and she has taken oath before the king not to marry without his licence.

1286.

*Membrane 1—cont.*Nov. 11.
Westminster.

To the sheriff of Leicester. Order to deliver Elias Wisman, imprisoned at Warwick for the death of William Sweyn of Kirkeby, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Elias slew William in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause S. bishop of Chichester to be acquitted of 100 marks by which he made fine with the king for the service of $2\frac{1}{2}$ knights' fees that he acknowledged to the king in his army of Wales in the tenth year, as the bishop paid the money in that year to the king by the hands of Bonruncinus Gualteri, merchant of Lucca, as appears to the king by his letters patent made to the bishop.

1285.

MEMBRANE 8d.

Enrolment of deed of J. le Romeyn, canon of York, witnessing that whereas the king in his court challenged him for contravening the king's prohibition sent to John and because John, being put to question (*occasionatus*) for this before the justices in eyre at Northampton, went away without the justices' licence, John submits himself entirely to the king's will, charging him and all his goods, ecclesiastical or worldly, that he has now or may have hereafter, to do and fulfil the king's pleasure in all things, and to satisfy the prior of Huntingdon, upon whose behalf the prohibition was delivered to John, concerning this so far as it shall be proved in the king's court that he has offended in the premises or any of them. Dated at King's Beaulieu, 5 Kal. December, 1285.—The king ordered this deed to be enrolled for perpetual memory of the matter. [Prynne, *Records*, iii. 354.]

Dec. 1.
Corfe.

The under-written have quittance of the common summons [for the eyre] for pleas of the Forest in co. Northumberland :

A. king of Scotland.
Robert son of Roger.

Dec. 5.
Cerne.

The under-written have quittance of the common summons in co. Buckingham :

Christiana de Marisco.
The abbess of Godestowe.
Adam Galyan of Agmodesham.
John Luvel, the elder.
John Peyvre.
John de Columbariis.
William de Mortuo Mari.
The abbess of Berking.
Edmund de Salenone.
William de Valencia.
John de Warennia, earl of Surrey.
William de Warennia.
John son of Nigel.
Robert de Pinkeny.
William de Brehuse, the younger.
John de Hasting'.

1285.

Membrane 8d—cont.

Jordan de Sakevill.
 John son of Thomas.
 Hugh de Veer.
 Ralph de Chendut.
 Thomas de Saunford.
 Hugh de Curtenay.
 Roger de Molis.
 Oliver de Dynham.
 William de Cantilupo.
 John de Crokesley.
 R. bishop of Coventry and Lichfield.
 Eustace de Hacche.
 The master of the hospital of St. John without the east gate of Oxford.
 John Lestrangle (*Extraneus*).
 Hugh de Brok.
 The prior of Merton.
 The prior of La Grave.
 Idonia de Leyburn.
 Master Thomas de Abbebury.
 Robert de Ludham.

Dec. 7. The under-written have quittance of the common summons [of the eyre]
 Sherborne. for common pleas in co. Norfolk :

Mary, late the wife of Robert de Nevill.
 John de Vallibus.
 The abbot of St. Edmunds.
 The abbot of Préaux.
 Nicholas de Castello.
 Godfrey de Bello Monte.
 John Lovel, the elder.
 H. bishop of Ely.
 William de Middelton.
 Peter de Lenche.
 John le Usser.
 John Engayn, the younger.
 Gerard de Insula.
 John Engayne, the elder.
 William de Mortuo Mari.
 Master Henry de Brandeston.
 William de Valencia.
 John de Warennia, earl of Surrey.
 William de Warennia.
 Robert son of Walter.
 Simon le Conestable.
 William de Gonevill.
 Roger de Monte Alto.
 William Eusteyn.
 Adam de Cretyng.
 Osbert de Caylly.
 Roger de Stolham.
 Thomas de Tymworth.
 John de Cantilupo.
 Guy Ferre.
 Reginald de Grey.
 William de Carleton, clerk.

1285.

Membrane 8d—cont.

Matilda de Muleton of Gillisland.
John de Britannia.

Dec. 5.
Cerne.

To the sheriff of Northumberland. Order to assemble those who were foresters and regards of the forest of Northumberland after the king disaforested that county to make regard in the forest for the time before the disaforestation, before the coming of the justices of the Forest, so that the regard be made before St. Hilary next.

The like to the sheriff of Stafford for a regard in the forest of Cannock (*de Canoco*) before the said feast.

[*Capitula.*]

Dec. 22.
Exeter.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Rutland :

The abbot of Peterborough.
Robert de Brus.
Nicholas de Okeham.
John de Warrenna, earl of Surrey.
John de Hasting'.
Geoffrey de Hauvill.
Gerard de Insula.

Dec. 26.
Exeter.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Suffolk :

John le Usser.
The master of the military order of the Temple in England.
The prior of the Hospital of St. John of Jerusalem in England.
Gilbert Pecche.
Robert Tibotot.
William de Valencia.
The abbot of Westminster.
John de Vallibus.
John de Balliolo.
John de Lovetot.
Thomas, bishop of Rochester.
Robert son of Roger.
Ralph Pipard.
The prior of Ely.
Adam de Bavent.
John de Bekles, clerk.
Edmund, earl of Cornwall.
Roger de Bykirwyk.
J. bishop of Ely.
Master Geoffrey de Aspale.
Thomas de Maydenhacche.
John de Hasting'.

Enrolment of deed of brother David, abbot of Aberconeweye, and the convent of the same, of the Cistercian order, witnessing that whereas the king has caused the abbey to be transferred to the place called Maynan, and has promised to build the abbey there and to make good the damages sustained by them by reason of the war in Wales, the abbot and convent, considering that the site has been usefully transferred and that the work on the new site has been well commenced by the king, have, in consideration of 580 marks that he voluntarily gave to them beforehand and of other goods and

1285.

Membrane 8d—cont.

benefits that he has in many ways conferred upon them and their house, remitted to him and quit-claimed him from the construction of their church and the further building of their houses in the place aforesaid, and also the damages aforesaid. Dated at Kaernarvan 15 October, 1284, in the twelfth year of his reign.

Dec. 27.
Exeter.

Henry de Somerton, Henry le Breton, Gilbert le Blund, and Geoffrey Tholome acknowledge that they owe to Hamo de la Legh 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Devon.

William del Estre acknowledges that he owes to Humphrey de Bello Campo 15 marks; to be levied, in default of payment, of lands and chattels in co. Cornwall.

Simon de Fordinton, burgess of Cherde, acknowledges that he owes to Robert, bishop of Bath and Wells, 100 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Enrolment of grant by Peter de Grenham, knight, and Eleanor, his wife, to Sir Adam de Cretyng, knight, of the manor of Woburneford, co. Devon: to hold of the chief lords of the fee. Witnesses: Sir Hamo Hauteyn, Sir William Giffard, Sir Peter de Huntingfeld, Sir Robert de Cokefeld, Sir William de Royng, Sir Hugh Peverel, Sir Thomas du Pyn, Sir Richard de Heydon, knights; William de Bosco, William de Godescote, William de Boycote, Thomas Poleyn, Walter Poleyn, William le Engleys, Walter le Engleys, his brother.

Memorandum, that Peter acknowledged the aforesaid deed.—John de Vescy received the acknowledgment, and ordered it to be enrolled.

Philip Denebaud acknowledges that he owes to Adam de Creting 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Simon de Winnecote came before the king, on Tuesday the feast of the Circumcision, and sought to replevy his land in Caveresfeld, which is taken into the king's hands by reason of his default before the king against John le Bret and Sarah, his wife.

Ralph de Kyrketon acknowledges that he owes to Adam de Gernemuta 100*s.*; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

1286.

MEMBRANE 7d.

Jan. 6.
Exeter.

The abbot of Tavistok acknowledges, for himself and his successors, that he owes to William de Monte Revelli 220*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment, acknowledged by John de Kersaulton, William's attorney.

Simon de Percy came before the king, on Friday after the Epiphany, and sought to replevy his land in Langeford Percy, which was taken into the king's hands for his default against Emma, late the wife of Geoffrey de Percy.

The aforesaid Simon, on the same day, sought to replevy to Agnes Tuneyre her land in Langeford Percy, which was taken into the king's hands for her default in the king's court against Emma, late the wife of Geoffrey de Percy.

1286.

*Membrane 7d—cont.*Jan. 13.
Corscombe.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Stafford :

R. bishop of Coventry and Lichfield.
Edmund de Mortuo Mari.

John le Hunt and Agnes, his wife, Matthew le Chaloner and Alice, his wife, came before the king, on Friday before St. Vincent, and sought to replevy their land in Tyssebur[y], which was taken into the king's hands for their default before the king against William de Briddeserde and Alice, his wife. This is signified to the justices of the Bench.

John Markweyn came before the king, on Saturday the eve of SS. Fabian and Sebastian, and sought to replevy to Hugh Godwyne of Briggewauter the latter's land in Powlet, which was taken into the king's hands for his default before the king against Sibyl, late the wife of William de Koker. This is signified to the justices of the Bench.

Jan. 24.
Marlborough.

Simon Torny acknowledges that he owes to William de Bosco four quarters of wheat yearly for William's life; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The said Simon acknowledges that he owes to Matilda, wife of the said William, four quarters of wheat and 6s. 8d. yearly for her life; to be levied, as above.

For this recognisance William and Matilda remitted to him their right in a virgate of land in Enham, which they demanded against him by the king's writ before the justices of the Bench.

The chancellor ordered this recognisance to be enrolled without making mention of the price of the wheat.

William de Gyveleston came before the king, on Friday the feast of the Conversion of St. Paul, and sought to replevy his land in Gyvelton, which was taken into the king's hands for his default against Mariota, late the wife of William Homeden. This is signified to the justices of the Bench.

Memorandum, that William de Monte Caniso of Edwardeston came before the king at Langeleye, on Wednesday after the Purification, and submitted himself in his body and things to the king's will and ordinance concerning all the trespasses charged upon him.

This submission is enrolled by the king's order by writ of his privy seal directed to the chancellor, which writ the chancellor received at London on Friday after the said feast, under this form : Edward, etc. to R. bishop of Bath and Wells. Notification that William de Monte Caniso of Edwardeston came before us at Langeleye on this Wednesday after the Purification, and submitted himself in his body and things to our will and ordinance concerning all the trespasses charged against him. And as we shall cause (*dux[er]imus*) our will to be ordained upon our arrival at London, we order you to cause forthwith the submission of the said William, which he made thus before us, to be enrolled in the rolls of chancery, for perpetual memory of the matter. Given under our privy seal at Langeleye, 6 February, in the fourteenth year of our reign.—This writ is on the files amongst the king's writs for this year.*

Feb. 11.
Westminster.

Brother Philip, prior of St. Mary's, Mortain (*Moritonio*), appointed in the king's presence brother Laurence de Portuo (*sic*) Mari, his fellow-monk, as his attorney in all pleas for or against him in all courts of England, for two years.

* It does not occur amongst the few privy seals for this year that are preserved.

1286.

Membrane 7d—cont.

Thomas de Bray acknowledges that he owes to Ralph de Sancto Mauro 200*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Warwick, Northampton, and Bedford.

Cancelled on payment.

Feb. 13.
Westminster.

Lucy de Novo Burgo acknowledges that she owes to William de Cherleton, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

Simon de Monte Acuto acknowledges that he owes to Walter de Langeton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Robert del Beke acknowledges that he owes to William de Hamilton, clerk, 82 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

The said Robert acknowledges that he owes to the said William 25 cart-loads of lead, price 50*l.*, to wit 40*s.* a load, to be paid to him at Notingham; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Cancelled on payment.

Memorandum, that William granted that Robert shall be quit of the aforesaid 50*l.* upon payment of the lead at Notingham at the terms specified.

Marmaduke de Tweng acknowledges that he owes to the aforesaid William 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

William de Ludelawe, Henry de Lude, Hugh de Herton, Hugh de Ludelawe, John de Muntrich, Henry de Brokenton, and Richard de Norton acknowledge that they owe to Hugh de Vyenne, Ingram Destrus, and Walter de Hertelaund, executors of the will of Ralph Dungun, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John Tregoz, Brian de Gouiz, John Bonet, William de Whytefeud, Walter de Wilton, and Geoffrey de Wermewell acknowledge that they owe to the abbot of Bynedon 70 marks; to be levied, in default of payment, of their lands and chattels in cos. Somerset and Dorset.

Feb. 15.
Westminster.

Memorandum, that Thomas, bishop of St. Davids, attorned in his place Baruncinus Galteri, Richard Gwydichionis, Henry de Podio, and Eliseus de Luca, merchants of Lucca, to receive from the prior of Pontefract 100*l.* in which the prior is bound to him by a recognisance made in chancery. And he assigned the money to the merchants in recompence for the debts due to them from him.

Enrolment of deed of Nicholas de Whethamstede, granting to Nicholas de Fraunkel[e], son of Emma de Fraunkel[e], the donor's wife, that if the donor survive Emma then Nicholas de Fraunkel[e] shall receive from year to year from the donor's manor of Fraunkel[e] 5 marks for his maintenance until he come of age, and when he have come of age, he shall receive all the rents of the free tenants and customary tenants (*customariorum*) of the manor, after he shall have made the donor secure by recognisance made in the king's court that he will not disturb or aggrieve the donor concerning the demesnes of the manor and their appurtenances, except the rents aforesaid; with this proviso, that he shall receive nothing of the rents until he have made the recognisance aforesaid.

1286.

Membrane 7d—cont.

In case Nicholas de Fraunkel[e] die before the donor, the rents shall revert to the latter. For greater security the donor has procured the enrolment hereof in the rolls of chancery. Dated at St. Albans, on Thursday after the Purification, 14 Edward.

Memorandum, that Nicholas de Wethamsted came into chancery, on 15 February, and acknowledged the premises.

Richard de Whitechirch, parson of the church of Heithrop, acknowledges that he owes to Robert de Leukenore 50 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Oxford.

Reginald de Grey acknowledges that he owes to Roger de Molis and the other executors of the will of Almaric de Sancto Amando 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

William le Latimer acknowledges that he owes to Walter de Langeton, clerk, 28 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Roger de Hopton North acknowledges that he owes to Gilbert de Bosco 10 marks; to be levied, in default of payment, of his lands and chattels.

Enrolment of deed of Nicholas de Whethampsted and Emma, his wife, acknowledging that they have been satisfied by Robert, bishop of Bath and Wells, for all debts that the bishop owed to Aunger de Tatlington, Emma's late husband, and to Emma. Dated at St. Albans, on Thursday after the Purification of St. Mary, 14 Edward.

Memorandum, that Nicholas and Emma acknowledged the preceding deed.

John de Langeton, clerk, acknowledges that he owes to Richard Guidicion[is] and Henry de Podio, merchants of Lucca (*Lukanen'*), and their fellows, merchants of Lucca, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

MEMBRANE 6d.

March 30. To the justices of the Bench. Notification that William le Cuver came
Merewell. before the king, on Saturday after the Annunciation, and sought to replevy his land in the suburbs of Winchester, which was taken into the king's hands for his default before the said justices against Joan, late the wife of Geoffrey de Huntingfeld.

April 16. John de Molendino of Horton and John de la Penne of Dachet acknow-
Langley. ledge that they owe to Thomas de Verdun 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Bucks.

April 17. John le Felaugh came before the king, on Wednesday in Easter week,
Langley. and sought to replevy his land in Rammesbyr[y], which was taken into the king's hands for his default before the king against William son of John de la Helme.

Robert de Curebrigge came before the king, on Saturday in Easter week, and sought to replevy his land and that of Alice, his wife, which was taken into the king's hands for their default before the king against Alice de Flekemere. This is signified to the justices of the Bench.

1286.

*Membrane 6d—cont.*April 18.
Langley.

To the sheriff of Somerset. Order not to molest Alexander Daunou or the church of Cumpton Daunou, by reason of the statute of mortmain because Alexander lately gave to God and St. Mary and the said church all the tenement with the messuage, lands, and appurtenances that Geoffrey Goldhord held for life of him in Cumpton Daunou, and also a messuage that Richard le Clerk held of Alexander for life in the same town, for the maintenance of a lamp to burn day and night in the said church in honour of St. Mary, as is contained in Alexander's charter, as the king accepts the said gift.

—————
The abbot of Coleceestre acknowledges, for himself and his house, that he owes to R. bishop of Bath and Wells 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by W. de Hameldon.

Memorandum, that the bishop acknowledged in chancery at Westminster, on Tuesday the feast of St. George, receipt from the aforesaid abbot of 100 marks that the abbot lately acknowledged that he owed to him.

Walter Hereman of Gildesford acknowledges that he owes to Henry de Gildesford, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. ——— [*Incomplete*].

Godfrey Fayrechild of Greneford acknowledges that he owes to Henry de Greneford 10l.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

April 26.
Westminster.

John Luvel, the younger, acknowledges that he owes to John Luvel, his father, 100l. yearly for life; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Norfolk.

—————
Robert deu (*sic*) Leukenor acknowledges that he owes to Roger de Dreyton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Memorandum, that on Thursday, 26 April, the abbot of Pippewell came into chancery at Westminster, and asserted that the seal of his house aforesaid had been forged at St. Hilary last by brother Ingeran de London[ia], a wandering (*vagabundum*) monk of that house, and he wished that this should be made known to all.

April 27.
Westminster.

Walter son of Bernard de Fanbrigg and Sarah, his wife, acknowledge that they owe to Gilbert le Mareschal, citizen of London, ten marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

—————
John de Neuburgh acknowledges that he owes to Geoffrey de Welles 10 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Sancto Johanne acknowledges that he owes to the abbot of Dereford 30l.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Memorandum, that John Mazun, lately imprisoned in the king of Scotland's prison and afterwards delivered by the mainprise of William de Monte Revelli, came into chancery at Westminster, on Thursday, 27 April, and granted and promised that he would not by reason of the imprisonment aforesaid cause or procure damage or grievance to any one of the realm of Scotland in Gascony or elsewhere within the power of the king of England, binding and subjecting entirely himself and all his goods to the will of the king of England in case he contravene any of the premises.

1286.

Membrane 6d—cont.

Enrolment of grant by Griffin son of Wenunwin to Griffin, his son, and the lawful heirs of the latter, if he survive the donor, of all the land of Mechen Uckoet, with all its appurtenances and boundaries, the best that it ever had or ought to have, in length and breadth, in wood and field, wet and dry, waters and meadows, ways and paths, and with all easements, except the mill of Garogenou and its appurtenances, which mill the lady Hawisia, the donor's wife, shall hold for life, after whose death it shall revert to the donee, without exaction or demand, saving only to Owen, the donor's son, and to his heirs, the military service (*expedicionem*). In case the donee die without an heir, the land shall be divided equally between his three brothers John, William, and David. He also grants to Griffin and his heirs all the land of Mochnant Uchroygdre after the decease of Hawisia, the donor's wife and mother of the donee, as fully as Llewelyn, the donor's son, held it. If the donee die without a lawful heir, the land of Mochnant only shall revert to Owen, the donee's brother; to have and to hold of the said Owen, the donor's eldest son, in chief, as is more fully contained in the original charter previously made concerning this, without exaction, except only three things, to wit military service (*expedicionem*), common tallage, and the building (*opera*) of castles, which Owen is bound to have from him in the same manner as from his other brothers only for the land of Mochnant for the reason aforesaid (*previa racione*). Witnesses: Owen, eldest son of the grantor, Sir G. archdeacon of St. Asaph, Sir Roger Sprengelhouse, then sheriff of Salop, H. abbot of Poole (*Pola*), brother Hugh de Boulewas, brother William de Tuford. Dated at Botinton, on Wednesday the beginning of Lent, 14 Edward.

Roger Basset acknowledges that he owes to John de Bokelaund 8 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Walter de Derneford acknowledges that he owes to Master Henry de Simpringham 100s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

April 28.
Westminster.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Cambridge:

The master of the military order of the Temple in England.
Cicely de Bello Campo.
The prior of the Hospital of St. John of Jerusalem in England.
The prior of Lewes.
Dionisia de Monte Caniso.
The abbot of Rading'.
Reginald de Grey.
John de Britannia.
William de la Haye.
Roger de Trumpeton.
Robert Tibotot.
The abbot of St. Mary's, York.
John de Fulburn.
Master John de Lacy.
Simon le Ostricer.
John Oninet.
Peter de Hitton.
Sarah de Iselham.
Margery de Kyriell.
The abbot of Thorney.
Robert de Ludham.
Hugh le Taillur.

1286.

Membrane 6d—cont.

Memorandum, that all those who are staying in Wales in the king's service shall have their warranty of the king's service on three occasions.

Osmund Talkarn Mackus came before the king, on Sunday after St. Mark, and sought to replevy his land in Kelinregnur, which was taken into the king's hands for his default before the king against Joan, late the wife of Richard de Trewhyla.

John Termyn acknowledges that he owes to R. bishop of Bath and Wells 35 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

Cancelled on payment.

April 28.
Westminster.

Martin de Hinkel[eye], William de Aston, Geoffrey de Shepeye, John Burne, and John de Aston acknowledge that they owe jointly (*in solidum*) to Thomas de Verdun and Henry de Preers 292 marks; to be levied, in default of payment, of their lands and chattels in cos. Leicester and Gloucester.

Warin de Hereford acknowledges that he owes to Henry de Lenn, clerk, 26 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk, Suffolk, and Cambridge.

David de Jarcumvill acknowledges that he owes to Roger de Someri 100s.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

William de Botiller of Weryngton acknowledges that he owes to Henry Lumbard 26 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment, acknowledged by James de Rech', Henry's attorney [appointed] by the appended writ of the king.

April 28.
Westminster.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Huntingdon:

Reginald de Grey.

Simon le Ostricer.

The prior of the Hospital of St. John of Jerusalem in England.

Edmund, earl of Cornwall.

Humphrey de Bohun, earl of Hereford.

O. bishop of Lincoln.

John de Hasting'.

John de Lovetot.

J. bishop of Ely.

Membrane 6d —Schedule.

Letters patent of the king to all his bailiffs and subjects, dated at Bourg (Burgum Regine) in Gascony, April 23, in his 16th year, witnessing that whereas Henry le Lumbard, his serjeant, who is staying with him in the parts on that side the sea, has made William de (sic) Sarezan and Jacobinus de Rech' his attorneys before the king to receive all debts due to him in the realm, as well those that have been acknowledged as those that have not, and ordering his bailiffs and subjects to receive William and Jacob for this purpose, and to cause the debts to be paid to them. These letters are to endure for one year.

MEMBRANE 5d.

Inquisition made concerning the boundaries between cos. Cambridge and Huntingdon: John Avenel, Henry de Bakecworth, Alan le Fraunceys,

1286.

Membrane 5d—cont.

Henry de Lacy, John de Badburgham, Nicholas de Hallingbyri of co. Cambridge, John de Drayton, John de Cantilupo, Richard le Bret of Winttingham, and Geoffrey de la Huse of co. Huntingdon, Robert de Horbling, William de Longo Campo, William de Coleville, John de Hoylaund, John son of John de Reppinghal, Robert Coffin, and Richard de Flete of co. Lincoln, Roger de Insula, William de Nodariis, John de Gatesdene, William de Coleville, Ralph de Normanvill, Hugh Daundely, and Robert Grelleng of co. Northampton, being sworn, say that the boundaries between cos. Huntingdon and Cambridge begin at Medewelhord under Peterborough (*Burgum*); from Medewell to Chiselawe; from Chiselawe to Wodeheved; from Wodeheved to Northenkingesdelf; from Northenkingesdelf lengthwise (*de longo ad longum*) to Suthenkingesdelf; from Suthenkingesdelf to Steilinghal; from Steilinghal to Shirmere, so that the whole mere (*mara*) of Shirmere shall be in co. Huntingdon except as far as may be reached with a stick from a boat by the land (*excepto tanto quo attingi possit a batello cum uno spreto ad terram*); and from Skirmere by the middle (*filum*) of the water to Pollingescote; from Pollingescote to Pollingesheved; from Pollingesheved to Kekaller; from Kekaller to Smallaller; from Smallaller to Ethewerbight; from Ethewerbight by the middle of the water to the bridge of Erhez. In witness whereof the jurors have put their seals to the presents. [*Cartularium Monasterii de Rameseia*, i. 199, from exchequer enrolment and chartulary.]

Memorandum, that this inquisition was delivered, with the king's writ by virtue whereof it was taken, at the exchequer on Tuesday the eve of SS. Philip and James, by the hands of J. de Langeton, clerk, to the treasurer and barons of the exchequer to be enrolled in the rolls of the exchequer and kept in the treasury.

Enrolment of inquisition taken before R. Fulconis, appointed [for this purpose], at Elynton near Braye, on Friday the feast of St. Margaret, 13 Edward, by the oath of Bartholomew de Erle, Robert de Hurle, Robert de Wautham, Gilbert Saddok, John de Benefeud, Godfrey de Benefeud, John de Sunnyngheshull, Roger le Cras, Roger del Frith, Robert Beneyt, Robert de la Chaumbre, and Edmund de Littelefeud, sworn for this purpose and chosen by the consent of the parties. Who say, upon their oath, that the parish of Braye begins at Rodelespole and extends to the house of Walter de la Hawe, who is of the parish of Windsor; and from Walter's house to Adelystr[e], which is the boundary on the south and from that place to Hachtrew, which is the boundary on the west; and so to a place whereon stood an oak, which was the boundary near Bradenebrugg; so from that place to Crukesfeud, which was called 'Vacherye' of the kings of England, and they know not whether it be of the parish aforesaid or not, but they always paid the tithes from the old *cultura* to the church of Braye; of the new *cultura* they paid their tithes from one part to the said church, and the tithes of the other part they paid at one time to the church of Salisbury anew, and of one part the king sequestrated the tithes. Moreover, they say that from Crukesfeud the parish extends to La Fayrhok, which is the boundary of the parish; and from La Fayrok to Wolveleye, which is of the parish of Wautham Abbot's; and so from Wolveleye to Maydenhach. Being asked if the abbots of Cyrencestre took any tithes outside the boundaries aforesaid, they say that they did not, except only as is aforesaid. As it was not fully declared whether Cruchefeud should be the boundary of the parish of Braye or not, the jurors were told to certify themselves more fully concerning this matter,

1286.

Membrane 5d—cont.

so that they should certify the said Robert at a certain day to be prefixed, so that all the jurors shall come before him at Cruchefeud on Monday after the Exaltation of the Holy Cross, except Robert de Wautham, who is dead, and Robert Beneyt, who is ill, so that the parties have consented to their verdict (*dictum*). And they say upon their oath that Cruchefeud was formerly the king's cow-shed (*vaccaria*), and that it is in Le Fryth, and that the men of Cruchefeud paid to the church of Braye and still pay, with the exception of two *culture*, all tithes and offerings thence arising, but they understand that if Cruchefeud should be now brought into cultivation for the first time the church of Braye should take nothing thence. Being asked for what reason they say that Cruchefeud is in Le Frith and Le Frith nevertheless (*nich'*) pertains to Braye, they say that for two hundred years and more the rectors of the church of Braye received the offerings and all manner of tithes thence arising. Moreover, they say that all the lands contained in the schedule enclosed in the presents were brought into cultivation within this last forty years. [Prynne, *Records*, iii. 359; Hearne, Leland's *Itinerary*, v. appendix v. p. 164.]

Memorandum, that this inquisition was delivered, as soon as it had been enrolled, by the hands of J. de Langeton, on Tuesday the eve of SS. Philip and James, to Master H. de Braunteston, then dean of Salisbury, and Henry de Esse, canon of the same, with the original writ.

April 28.
Westminster.

To the sheriff of Cambridge and Huntingdon. Order to cause the boundaries between those counties lately made and appointed by Thomas de Weylond, John de Kyrkeby, Ralph de Hengham, and Nicholas de Stapelton by the king's order to be held and observed, accordingly as the boundaries have been made and assigned by the king's said subjects, and to cause the boundaries to be made and placed in such manner and so evidently that they shall appear manifest for ever for the separation of the said counties.

Master Roger le Flemmeng, parson of the church of Sibesdon, acknowledged that he owed to Master William de March 24½ marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Lascy, earl of Lincoln, acknowledges that he owes to Robert son of Walter 140 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment, acknowledged by William de Haningfeld, Robert's attorney.

April 28.
Westminster.

The prior of Bisshemed acknowledges that he owes to Master Giles de Barenton 41½ marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Richard de Romundeby acknowledges that he owes to William de Hamelton 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

April 30.
Westminster.

Thomas son of Maurice attorns in his place before the king Matthew de Snawedon and Thomas de Gurney in all pleas touching the king and him concerning the lands of Decies (*de Es*) and Desmund (*Essemund*) in Ireland.

John But of Cambridge and Walter de Langeton acknowledge that they owe to Master William de Luda 405 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

William de Hamelton acknowledges that he owes to William son of Warin de Monte Caniso 200 marks; to be levied, in default of payment, of his lands and chattels.

1286.

Membrane 5d—cont.

Ralph de Bythum acknowledges that he owes to Hugh de Jernemuth 13s. 4d.; to be levied, in default of payment, of his lands and chattels.

John de Brikendon acknowledges that he owes to Master Reginald de Braundon 8 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John de Albinaco acknowledges that he owes to William de Hamelton 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Gloucester.

Cancelled on payment.

Hugh de Brok acknowledges that he owes to William Trussel 17 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Bedford.

Amice de Greynvill acknowledges that she owes to John de Ponte 60 marks; to be levied, in default of payment, of her lands and chattels in cos. Somerset and Dorset. The chancellor received this acknowledgment, and ordered it to be enrolled.

April 24.
Westminster.

To the sheriff of Cambridge. Writ of summons of an eyre to be holden at Cambridge in the octaves of Holy Trinity next before John de Vallibus and William de Saham and others.

The like to the sheriff of Huntingdon for an eyre at Huntingdon before the said justices on the morrow of Michaelmas.

The like to the sheriff of Suffolk for an eyre at Ipswich on the morrow of Michaelmas before Solomon de Roff[a] and Walter de Hopton and others.

Thomas de Rise, parson of the church of Whytnie, acknowledges that he owes to Robert, bishop of Bath and Wells, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 4d.

Enrolment of demise by William de Evereus, knight, to Sir Robert Burnel, bishop of Bath and Wells, of all his land in the town of Ceddre, co. Somerset, to hold until the bishop have levied thence 40 marks, which he lent to William at divers times for his pressing needs. He wills that the bishop's bare word shall be believed in this behalf, and that if the bishop be hindered from holding the land and receiving the rent, the sheriff of Hereford shall cause to be levied the balance from William's lands and chattels. Dated at Canterbury, 7 Ides May, 14 Edward.

Memorandum, that William came into chancery at Canterbury, on 8 May, and acknowledged the deed aforesaid, so that if the bishop be hindered as above, William acknowledges and grants that the said 40 marks shall be levied of his lands and chattels in co. Hereford.

Philip de Boterslonde, Roger de Grete, Roger Potage, John Atterdoune, Thomas de Wynnston, Michael le Gering, Thomas de Neulonde, William Attewelle, Thomas Atteberwe, John de Middelton, clerk, and John de Rode acknowledge that they owe to Sarah de Lindestede 30l.; to be levied, in default of payment, of their lands and chattels in co. Kent.

John de Middelton, clerk, and Thomas atte Berwe acknowledge that they owe to John de Bruges 40s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

1286.

*Membrane 4d—cont.*May 6.
Canterbury.

Memorandum, that the eyre of the justices for pleas of the Forest in co. Huntingdon is summoned before Roger Lestrangle (*Extraneo*), Peter de Lench, and John son of Nigel in the octaves of St. John the Baptist.

Almaric le Despenser acknowledges that he owes to Sir R. bishop of Bath and Wells, the chancellor, 20 marks; to be levied, in default of payment, of his lands and chattels.

Grimbald Pauncefot acknowledges that he owes to Geoffrey le Keu 85 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William de Iddeshale acknowledges that he owes to Robert, bishop of Bath and Wells, 2 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

Hamo Hauteyn acknowledges that he owes to William son of Warin de Monte Caniso 50 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Brother Robert de Dalby, master of the hospital of St. Lazarus, Burton, acknowledges that he owes to Edmund, the king's brother, 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester and Derby.

William de la Fontaigne acknowledges that he owes to William de Hamilton, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

May 16.
Westminster.

Dionisia de Mamfeld acknowledges that she owes to William de Holcote 20s.; to be levied, in default of payment, of her lands in co. York. Witness: Edmund, earl of Cornwall.

Adam son of Ranulph de Helmeswell acknowledges that he owes to John Portejoie 6s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Henry de Grey acknowledges that he owes to William son of Warin de Monte Caniso 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Stobesdon acknowledges that he owes to William Uggel of London 8l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

May 27.
Westminster.

John Giffard le Boef acknowledges that he owes to William de Bradden 6½ marks; to be levied, in default of payment, of his lands and chattels in co. Northampton. Witness: Edmund, earl of Cornwall.

John son of Gilbert de Haveryll acknowledges that he owes to Fulk de Sancto Edmundo 5 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Ranulph de Ry acknowledges that he owes to William de Hamilton, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

The said Ranulph acknowledges that he owes to Adam de Gernemuth[a] 10 marks; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

1286.

Membrane 4d—cont.

Robert ove la Barbe acknowledges that he owes to William le Fauconner 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

May 23. William de Sadington acknowledges that he owes to John de Stibenheth
Westminster. 1 mark; to be levied, in default of payment, of his lands and chattels in co. Leicester. Witness: Edmund, earl of Cornwall.

William Burnell acknowledges that he owes to William de Hamilton 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

William de Hamme came before the king, on Monday after Holy Trinity, and sought to replevy to Matilda, late the wife of Simon atte Otelond, her land, which was taken into the king's hands for her default in the king's court against James de Wodeham. This is signified to the justices of the Bench.

Richard de Burhunte, Andrew de Halcot, Ralph Wastehoes, Thomas de Arche, and Michael de Chinham acknowledge that they owe to William de Hamelton 96 marks; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

Afterwards Thomas Paynel came, and acknowledged that he owed to the aforesaid William the said money; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Adam Patewyn came before the king, on Monday the morrow of Holy Trinity, and sought to replevy a messuage in Wycumbe, which was taken into the king's hands for his default before the justices last in eyre at Wycumbe against Walter de Mungewelle. This is signified to the justices of the Bench.

Philip de Burne came before the king, on Thursday after St. Barnabas, and sought to replevy his land in Sholdon, which was taken into the king's hands for his default in the king's court against Alice, late the wife of Henry de Stonrene. This is signified to the justices of the Bench.

Richard de Bedeford, William son of Ralph, Richard son of Robert, and John Garner came before the king, on Friday after St. Barnabas the Apostle, and sought to replevy his land in Sengelburg, which was taken into the king's hands for their default before the justices last in eyre in co. Buckingham against Geoffrey de Sancto Martino. This is signified to the justices of the Bench.

Robert de Waddesle acknowledges that he owes to William de Hamelton, clerk, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.—*For the corn of Bracinton.

Robert son of William de Houby came before the king, on Saturday after St. Barnabas, and sought to replevy his land in Houby, which was taken into the king's hands for his default before the king against Gilbert de Houby.

Roger Orger came before the king, on Saturday after St. Barnabas, and sought to replevy his land in Meriton, which was taken into the king's

* Contemporary note in margin.

1286.

Membrane 4d—cont.

hands for his default in the king's court against Robert son of William de Houby. This is signified to the justices of the Bench.

Thomas son of Robert de Areynes came before the king, on Sunday after St. Barnabas, and sought to replevy his land in Westhaytfeld, which was taken into the king's hands for his default before the king against Thomas son of Arnald de Areynes. This is signified to the justices of the Bench.

John de Ebor[aco] came before the king, on Tuesday before St. John the Baptist, and sought to replevy to Richard de Stanland and Ellen, his wife, and William de Warthewyk and Margaret, his wife, their land in Denton and Redewode, which was taken into the king's hands for their default in the county [court] of Northumberland against William de Faudon. This is signified to the sheriff of Northumberland.

Richard de Bereford acknowledges that he owes to Simon son of William de Notingham 7 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Roger son of Alan de Cubeldick of Frampton and William, his brother, acknowledge that they owe to Edmund de Ingoldesthorp and Ivetta, his wife, 70 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Geoffrey Kyng came before the king, on Friday after St. Barnabas, and sought to replevy to John son of Gilbert de Holmes the latter's land in Malberthorp, which was taken into the king's hands for his default in the king's court against William son of Walter de Marberthorp.

Roger son of Jocelin de Thinnewod came before the king, on Friday before St. John the Baptist, and sought to replevy his land in Plemeswod, which was taken into the king's hands for his default before the king against Geoffrey son of Jocelin.

Robert Scathelok acknowledges that he owes to Ralph de Raby 9 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

William de Sadington acknowledges that he owes to Robert de Mar, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Bosco acknowledges that he owes to William de Hamelton, clerk, 60 marks; to be levied, in default of payment, of his lands and chattels in co. ———. [*Incomplete.*]

MEMBRANE 3d.

June 28.
Westminster.

The abbot of Dereford acknowledges that he owes to Peter de Leycestria, executor of the will of Nicholas Scifrewast, 8l.; to be levied, in default of payment, of his lands and chattels in co. Southampton. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Alan de Morton acknowledges that he owes to the said Peter 4 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

1286.

Membrane 3d—cont.

June 27. The under-written have quittance of the common summons [of the eyre]
Westminster. for pleas of the Forest in co. Huntingdon :

Reginald de Grey.

John de Hasting'.

Master Robert de Winchelse.

The prior of the Hospital of St. John of Jerusalem in England.

Michael le Chapman of Canewedon acknowledges that he owes to William de Hamilton and Adam, his brother, 192 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Goldewelle and Alice, his wife, acknowledge that they owe to the said William and Adam 448 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

John de Wymundeham acknowledges that he owes to William de Holecote, clerk, 30s.; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Norfolk.

Memorandum, that, on Tuesday after SS. Peter and Paul, William de Monte Caniso of Edwardeston came into chancery at Westminster, and granted that he will pay to the king at his pleasure, if the king will have them, the 25 marks in which Richard de Keresey was indebted to him by recognisance in chancery and which William received from Richard by the hands of William de Hamilton, clerk.

Reginald de Bello Campo acknowledges that he owes to Walter de Agmodesham 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Northampton.

The said Reginald acknowledges that he owes to the aforesaid Walter 10 marks; to be levied as above.

John de Stobesdon acknowledges that he owes to Robert de Derhurst 4l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Memorandum, that John de Charney, one of the executors of the will of Joan de Sancto Walerico, came into chancery at Westminster, on 8 July, and acknowledged that he had received from Thomas de Warbleton, kinsman and heir of Thomas de Warbleton, deceased, 60l. 13s. 4d. from a debt of 80l. due from Thomas to Joan by recognisance made in the late king's chancery, in the 53rd year of his reign. And Thomas acknowledged that he owed to John and the other executors the remainder of the said debt, to wit 29 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Vacated, because otherwise below.

Hugh son of Matthew de Shyrefeld acknowledges that he owes to Richard de Merton, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Memorandum, that John de Charney, principal executor of the will of Joan de Sancto Walerico, came into chancery at Westminster, on 8 July, and acknowledged, in the name of himself and other executors, receipt from Thomas son of William de Warbleton, kinsman and heir of Thomas de Warbleton, of 60l. 13s. 4d. of a debt of 80l. in which Thomas in his lifetime

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Membrane 3d—cont.

was indebted to John de Sancto Walerico, of whose will the said Joan was the principal executor, by recognisance made in the late king's chancery, in the 53rd year of his reign. The remainder of the debt, to wit 29 marks 6s. 8d. shall be paid to John at the quinzaine of Michaelmas next.

Afterwards John came, and acknowledged receipt of the remainder of the said debt.

July 8.
Westminster.

To the sheriff of Nottingham. Writ of summons for an eyre for pleas of the Forest to be holden at Nottingham, on the morrow of Michaelmas next, before William de Vescy, Thomas de Normanvill, and Richard de Creppingis.

John le Jovene of Eywrth acknowledges that he owes to Master Thomas the cook 10s. ; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

John son of William de Stubbisdon acknowledges that he owes to Thomas de Arcy 12 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.

To the prior of Walingford. Notification that Thomas Sabelyn came before the king, on Thursday after the Translation of St. Thomas the Martyr, and sought to replevy to Quenitha, late the wife of Alan de Crundele, her land in Walingford, which was taken into the king's hands for her default in the prior's court of Walin[g]ford against Robert Hyne.

The prior of St. Sepulchre's, Warwick, acknowledges that he owes to William de Plumpton, clerk, 13s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Robert de Araz and William Servat, merchants and citizens of London, acknowledge that they owe to William de Hamilton, clerk, 36l. 13s. 4d. ; to be levied, in default of payment, of their lands and chattels in London.

Cancelled on payment.

John de Lasceles acknowledges that he owes to Adam de Osgoteby, clerk, 15 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Brother Godard, master of the hospital of St. James near Westminster acknowledges that he owes to Stephen de Troye 30s. ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

MEMBRANE 2d.

Enrolment of release by John son of John Attebrok of Retherheth to Sir Robert Burnell, bishop of Bath and Wells, of his right in a moiety of a messuage and in six acres of land in Retherheth, which land belonged to Alice Utdeners, the releasor's kinswoman, and in 6d. yearly of rent that the bishop receives from the manor of Lefhirst, and in 6d. yearly of rent that the bishop receives from Robert de Bekeswell, knight, in Camerwell, and in 4d. yearly of rent that the bishop receives from Geoffrey de Bretingherst, and in 12d. yearly of rent that the releasor received from a meadow called 'Le Ruemedé,' and in a common of pasture called 'Brokeshille' held by the prior of Bermundesey, and in 7 acres of land called 'Le Sterte,' which the prior likewise holds, and in all other lands,

1286.

Membrane 2d—cont.

rents, etc., that ought to descend to John by inheritance or otherwise after the death of the aforesaid Alice or of any of her ancestors in Camerwell, Retherheth, Hachesham, and elsewhere in England. For this release the bishop paid him 10 marks before hand. Witnesses: Sir John de Kirkeby, the king's treasurer, Sir John de Cobbeham, Sir William de Hameleton, William de Middelton, Nicholas de Castello, Robert de Littelbur[y], Henry le Waleys, Gregory de Rokesle, Hugh de Digeneton, Henry de Kendale, clerk.

Memorandum, that John came into chancery, and acknowledged the aforesaid deed.

Walter de Holtehal acknowledges that he owes to Robert de Barton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Master Thomas de Verdun acknowledges that he owes to Robert, bishop of Bath and Wells, 300 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment, announced by William de Hamelton on the bishop's behalf.

Adam de Osgoteby, clerk, acknowledges that he owes to Henry Gouche Expediti, merchant of Florence, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Henry son of William son of Herbert de Northbury acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

John Haweman came before the king, on Saturday after St. James, and sought to replevy his land in Stanewelle, which was taken into the king's hands for his default before the king against Agnes de Stanewell.

John de Karliolo puts in his place Andrew son of Peter de Karlio[lo] and Nicholas son of Stephen de Melmerby in the suit before the king between John and John, vicar of the church of Yevill, concerning a trespass committed upon John by the vicar.

Richard son of Richard de Espayne, knight, acknowledges that he owes to William de Hamilton, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

The abbot of Vale Royal acknowledges that he owes to William de Hamilton, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Chester.

Cancelled on payment.

Geoffrey de Brackeleye acknowledges that he owes to the said William 10*l.*; to be levied, in default of payment, of his lands and chattels in London.

Brother William de London, canon of St. Mary's church, Suwerk, came before the king, on Monday after St. Peter ad Vincula, and sought to replevy the land of the prior of that church in Suwerk, which was taken into the king's hands for the prior's default before the king against Henry le Cordwaner and Juliana, his wife. This is signified to the justices of the Bench.

1286.

Membrane 2d—cont.

Martin Galle came before the king, on Thursday before St. Laurence, and sought to replevy his land in Sutewereburn, which was taken into the king's hands for his default against William le Fevre of Payfford. This is signified to the justices of the Bench.

Master Odo de Westmonasterio acknowledges that he owes to Elias de Naude and Peter de la Chaumbre, merchants of Bordeaux, 24*l.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Sussex, and Middlesex.

July 26.
Westminster.

To the sheriff of Northampton. Writ of summons for an eyre for pleas of the Forest to be holden at Northampton at the quinzaine of Michaelmas before Roger Lestrange (*Extraneo*), Peter de Lench, and John son of Nigel.

Thomas de Saunford, knight, acknowledges that he owes to Henry Expediti and Contus, his brother, and their fellows, merchants of Florence, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.—W. de Hamelton received the acknowledgment.

Vacated, because Thomas paid the money, as Duracius Huberti, merchant of Florence, attorney of Henry and Contus, acknowledged.

Baldwin de Aldeham acknowledges that he owes to William de Wyntreshull, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Sussex, and Somerset.

The abbot of Fountains acknowledges that he owes to William de Hamilton, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

[Cancelled.]

Edward de Langededon came before the king, on the morrow of the Assumption, and sought to replevy his land in Langedon, which was taken into his hands for his default against Beatrice, late the wife of William le Neweman. This is signified to the justices of the Bench.

Aug. 14.
Westminster.

To the sheriff of Northampton. Order to cause proclamation to be made in his full county [court] that the king wills, for certain causes, that the eyre of his justices for pleas of the Forest in that county, which he lately caused to be summoned by the sheriff at the quinzaine of Michaelmas next, shall be prorogued until another day, which the king will provide and cause to be made known to the sheriff, and to cause this to be made known to all whom it may concern. Witness: Edmund, earl of Cornwall.

By K. on the information of H. de Kendal.

Aug. 18.
Westminster.

The abbot of Bruern (*Bruera*), of the Cistercian order, acknowledges, for himself, his successors and his house aforesaid, that he owes to Laurence de Ludelawe, John de Ludelawe, and Thomas de Ludelawe, sons of Nicholas de Ludelawe, deceased, begotten upon Margery, late the wife of Nicholas, 2,178 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Gloucester.

The said abbot acknowledges as above that he owes to Laurence, John, and Thomas, 103*l.*; to be levied, in default of payment, as above.

Cancelled on payment, and the abbot made two other recognisances to Laurence and his brothers, as appears on the Close Roll for the seventeenth year.

Nigelson of William, chaplain, came before the king, on Wednesday before St. Bartholomew, and sought to replevy to Ela, daughter of Roger de

1286.

Membrane 2d—cont.

Herdeberwe, and Isolda, her sister, their land in Mesinges, which was taken into the king's hands for the default made by Roger Baynard, their guardian, before the king against Ida de Herdeberwe, in which Ida vouched him to warranty against Hugh de Herdeberwe.

Alan de Holcote acknowledges that he owes to William de Holecote, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Joan de Vivon[ia], late the wife of Reginald son of Peter, acknowledges that she owes to Queen Eleanor, the king's mother, and the other executors of Reginald's will, 49l. 6s. 8d.; to be levied, in default of payment, of her lands and chattels in co. Somerset.

Membrane 2d—Schedule.

Memorandum that Hamo de la Grene, attorney of John le Povre of Stodeye, clerk, came into chancery at Westminster, on 19 February, and acknowledged that he had received in John's name from Nicholas de Monte Forti, John le Sor, and Hugh de Popham 10 marks, in full payment of 20l. in which they were indebted to John by a recognisance made before Solomon de Roff[a] and his fellows, the king's justices.

Roger de Pridias, Henry de Tydolsid, Gilbert, master of St. John's hospital, Bridgwater, Robert de Burcy, Gerard de Vyders, and William de Lavinton acknowledge that they owe to Edmund, earl of Cornwall, 200l.; to be levied, in default of payment, of their lands and chattels in cos. Devon, Cornwall, Wilts, Somerset, and Dorset.

William de Scaccario acknowledges that he owes to Robert de Scartheburgh, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

William de Boyvill acknowledges that he owes to Roger de Molis and other executors of the will of Almaric de Sancto Amando 80l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Adam Basset acknowledges that he owes to Master Thomas de Bardeneye, marshal, 62s.; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Roger de Stalham acknowledges that he owes to Walter de Langeton 8l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

William de Monte Rively acknowledges that he owes to Roger de Mules and the other executors of the will of Almaric de Sancto Amando 47l. 13s. 9d.; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Gloucester.

Bernard de Breuis' acknowledges that he owes to Geoffrey de Oxonia 12 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Cancelled on payment.

1286.

Membrane 2d—Schedule—cont.

Enrolment of grant by Christiana de Marisco to the king and Queen Eleanor, his consort, of all knights' fees and advowsons of churches that she had in fee in Ireland, with all the lands that she had there in fee whereof she had previously enfeofed the queen. Witnesses: Robert, bishop of Bath and Wells, William, bishop of Norwich, and Anthony, bishop of Durham; Sir William de Valencia, Sir Gilbert de Clare, earl of Gloucester and Hertford, Sir Henry de Lacy, earl of Lincoln, Sir Humphrey de Bohun, earl of Hereford and Essex, Sir John de Kyrkeby, treasurer of the king, and Robert son of John, the king's steward.

John de Markle, John de Balun, Hugh de Preston, and Richard le Senescal, constable of Lodelawe, acknowledge that they owe to Hugh de Vyen 60*l.*; to be levied, in default of payment, of their lands and chattels in cos. Hereford and Salop.

Andrew Avenel of Gunthorp acknowledges that he owes to John de Gernemuta 30 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Adam le Bret, Simon le Bret, James de Wyvill, and William de la Pyle acknowledge that they owe to Walter de la Lynde 40 marks; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Feb. 17. Master William de Monte Forti, dean of St. Paul's, London, who is
Westminster. studying in the university (*moratur in scolis*) at Oxford by the king's licence, has given power in the king's presence to Master Ralph de Ivingho to make attorneys in his place in all pleas, for one year.

Enrolment of grant from Hugh de Roches, knight, to John de Roches' his son, and Beatrice, his wife, of his manor of Stiuynton, with the advowson of the church of the same manor: to hold of the chief lords of the fee immediately after the death of Lucy, late the wife of Martin de Roches, Hugh's brother, of whom Hugh is the heir, which Lucy holds in dower the manor of Norfarham, which is of Hugh's inheritance; rendering therefor to Hugh for life 10*l.* yearly. Witnesses: R. bishop of Bath and Wells, the chancellor, Sir John de Vescy, Sir John de Sancto Johanne, Sir Thomas Paynell, Sir Roger Launcelevee, knights; Ralph de Scures, Andrew de Hotot, Herbert de Caune.

Memorandum, that Hugh came into chancery at Langel[eye], and acknowledged the aforesaid charter.

Feb. 22. The abbot of Colchester acknowledges that he owes to William de
Westminster. Holecote 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

—————
Gilbert de Chaucumbe, Master Robert de Kington, Clement, parson of the church of Chaddeslegh, and Nicholas de Wethamsted acknowledge that they owe to Master Hugh Hamelyn 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Warwick, Worcester, and Salop.

John de Hastings acknowledges that he owes to Robert son of Payn 30 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

John Gobyun acknowledges that he owes to William son of Warin de Monte Caniso 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1286.

Membrane 2d—Schedule—cont.

To the sheriff of Middlesex. Order to permit the master and brethren of St. Giles's hospital for lepers without London to receive, by the king's licence, half an acre of land in the town of Westminster from William de Geyton and Jul[iana], his wife, for another half acre of land in Bloomsbury (*soka Blemunli*), which the master and brethren will give to them in exchange, notwithstanding the statute of mortmain, saving to the chief lords of the fee their services therefor due and accustomed.

Henry de Lacy, earl of Lincoln, acknowledges that he owes to Richard Guidicion[is] and Henry de Podio and their fellows, merchants of Lucca, 300*l.*; to be levied, in default of payment, of their lands and chattels.

Roger de Moswell acknowledges that he owes to William de Stokes 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Daventre acknowledges that he owes to Master Henry de Bray 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Philip de Mattesdon acknowledges that he owes to Henry Finemon of Leden 45*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Southampton.

Feb. 20. Thomas de Becliswell acknowledges that he owes to Thomas de Verdun
Westminster. and Henry de Preieris 79 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Enrolment of deed of Ralph Coterel, executor of the will of William Folejaumbe of the Peak (*de Pecco*), for himself and his co-executors, acknowledging that he is bound to William de Hamelton, clerk, in 300 ewes in lamb (*bidentibus matricibus cum agnis*), by the hundred of five score (*videlicet centum per quinquies viginti*), to be received at Martinside or Worminhull, and in 200 sheep (*multonibus*), by the hundred of six score (*videlicet centum per sexies viginti*), to be received at Wermenhull or Chelmerdon, and in 200 hoggasters (*hogastris*) by the same reckoning, to be received at Hull, on Wednesday or Thursday in the first week of Lent, to wit each ewe in lamb, sheep and hoggaster 26*d.*, wherefore (*unde*) William has paid for the use of the merchants of Lucca 60*l.* and to Ralph and his co-executors 12*l.* by the hands of Thomas de Gratton beforehand. Dated at London, on Monday before Shrovetide, 14 Edward.

Vacated, because William acknowledged that he had been satisfied.

Feb. 25. Walter de Traylly acknowledges that he owes to Edmund, the king's
Westminster. brother, 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Cambridge.

Edmund de Mortuo Mari acknowledges that he owes to William de Braddene 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John le Somenur and Ralph le Tannour of Arundell acknowledge that they owe to Hugh de Vyenna 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

William Waryn acknowledges that he owes to Robert Puterel 10 marks: to be levied, in default of payment, of his lands and chattels in co. Hereford.

1286.

Membrane 2d—Schedule—cont.

Henry de Lacy, earl of Lincoln, acknowledges that he owes to the prior and Friars Preachers of London 550 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln. For this recognisance the prior and Friars granted to the earl their old houses with the site (*placea*) of the same in Holeburne where they were wont to dwell.—The chancellor took this recognisance and ordered it to be enrolled.

On the information of Hugh de Kendale.

Cancelled on payment.

Membrane 2d—Schedule, dorse.

Memorandum, that Humphrey de Veilly came into chancery at Westminster, on Friday after Shrovetide, and acknowledged that he had received from William de Hamilton, clerk, 200 marks due to him for the land of Collum, which he sold to William.

Enrolment of grant by Laurence de Sancto Michaelē to Sir William de Hamelton and Adam, his brother, of 11 marks 3s. 4d. of yearly rent in Lyndeby: to hold of the king in chief, with the homage and services of the free tenants and villeins; rendering therefor to the exchequer a fur-jacket (*pelliceam*) of gray-fur (*griseo*). For this grant they paid him 100 marks before hand as a gressom (*in gersumam*). Witnesses: Sir Henry de Perepunt, Ralph de Arnhal, and John de Wendelesworth, knights; Roger de Morteyn, Robert de Lyndeby, Hugh de Stapelford. Dated at London, on Monday after St. Matthias, 14 Edward.

Enrolment of deed of the said Laurence acknowledging receipt, on Monday in the first week of Lent, from the said William of 100 marks due to Laurence for the yearly rent that Laurence had in Lyndeby, which he granted to William and his brother Adam. Dated at London, on Monday after St. Matthias, in the aforesaid year.

Enrolment of deed by R. abbot of Rading', and the convent of the same, witnessing that they have unanimously received as guests (*hospitando*) in the following manner the Friars Minors in their town of Rading' upon a piece of ground (*area*) between the house of Sir Stephen the chaplain, then rector of the church of Sulham, on the east and the sandy ditch on the west, and extending from the common way called 'New Street' (*Vicus Novus*) to the end of the piece of ground, the use whereof the Friars have hitherto had and have and shall have henceforth of the abbot and convent's grace, saving the conditions specified below. The piece of land in question contains sixteen perches in breadth and 16½ in length. It shall be lawful for the Friars to build and dwell upon the land for so long as they shall be without property and shall be, in accordance with their profession, observers of the deepest poverty. The Friars have promised, for themselves and their successors, that they will never seek any other dwelling on the abbot and convent's land, or extend by themselves the boundaries aforesaid, or procure their extension by others, and that they will never seek alms from the abbot and convent as a due but only out of mercy and by special grace. They have also promised that whatsoever liberty of sepulture they enjoy or shall hereafter enjoy, they shall never receive for burial in their cemetery or church or elsewhere the bodies of deceased parishioners of the monastery or of the churches appropriated to the abbot and convent in the town of Rading' or outside without the special licence of the abbot and convent, and that in this they will wholly abstain

1286.

Membrane 2d—Schedule, dorse—cont.

from prejudicing the abbot and convent and their men; and that they shall never receive tithes or offerings or legacies that are due of certain knowledge to the abbot and convent's church or by custom. The Friars have granted that if they fail in any of these articles with full knowledge or contravene them, the abbot and convent shall have power to expel them from the ground aforesaid by their own authority, any obstacle of appeal or contradiction being waived. If the abbot and convent shall wish to expel the Friars from dwelling on the said land for any other causes than those expressed above, the king and heirs shall have free power to house them there, all appeal and contradiction being waived, so that they shall have of his grace the use that they previously had of the abbot and convent's grace. For corroboration the seals of the abbot and convent, on the one side, and the seals of the ministers general and provincial, on the other, together with the seal of the king and the seal of the archbishop of Canterbury are appended to this deed. Done at Rading', 7 Kal. June, 1285.

Robert son of Martin de Grascherche acknowledges that he owes to Henry de Evere and Clemencia, his wife, 100 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of grant by John called 'Wyting' of Bannebiry to Walter de Camera, for his good service and for 20*l.* paid by him beforehand as a gressom (*in gersumam*), of 14 acres of arable land in the town and field of Dreyton, whereof seven acres lie in the south field near the land of Richard de Sanford and the land that Hugh Philippe holds, and another seven acres lie in the east field near the land that Alice Attheputte of Dreyton holds, which 14 acres Adam Wyting, the donor's grandfather, held of the feoffment of John Golyas of Dreyton; rendering therefor to the donor a half-penny of silver yearly and another half-penny of silver to the chief lord of the fee. Witnesses: Sir Richard de Boys, knight, William de la Le, John de Briddesthorpe, Thomas de Browton, William de Leche, Ralph de Werdon, Richard de la Le, clerk.

Memorandum, that John came into chancery, and acknowledged the aforesaid deed. The chancellor sent order by W. de Hamilton.

Adam le Despenser acknowledges that he owes to William de la Haye, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William Strugul came before the king, on Sunday the eve of the Annunciation, and sought to replevy to Matilda Baldewyne her land in Combe, which was taken into the king's hands for her default in the king's court against John le Machun and Joan, his wife, and Christiana, daughter of Thomas Baldewyne. This is signified to the justices of the Bench.

Ralph de Hangilton acknowledges that he owes to William de Hamilton, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

April 3. To the sheriff of York. Order to cause a regard to be made in the forest of Galtres before the coming of the justices of the Forest, so that the regard be made before a month after Easter next.

The *capitula de regardo* are sent to the sheriff as they are enrolled above [*Membrane 8d*] '*de verbo ad verbum*.'

April 4. To the sheriff of York. Writ of summons of an eyre for pleas of the Forest to be holden at York on the morrow of the Ascension next before William de Vesey, Thomas de Normanvill, and Richard de Crepping'.

1286.

Membrane 2d—Schedule, dorse—cont.

Adam de Catherton came before the king, on Thursday after Palm Sunday, and sought to replevy to Margery, late the wife of Geoffrey de Nevill, her land, which was taken into the king's hands for her default in the king's court against John de Flasceby. This is signified to the justices of the Bench.

Hugh de Brok acknowledges that he owes to Roger de Drayton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

Peter Baudrandi, donzel (*douncellus*), son of Peter Baudrandi, knight, acknowledges that he owes to William de Monte Revelli 2,000*l.*; to be levied, in default of payment, of his lands and chattels.

Enrolment of grant by Robert de Gravele to Sir Robert Burnell, bishop of Bath and Wells, of a messuage and two carucates of land in Gravel[e] and Chyvesfeld, as in demesnes, homages, rents of freemen and villeins, services, mills, woods, wards, escheats, waters, ways, etc. and all other appurtenances; rendering therefor to the donor a rose yearly at Midsummer, doing to the chief lords of the fee the services therefor due and accustomed. Witnesses: Sir John son of Simon, Sir William de Aete, Sir Henry de Wylmundel[eye], Robert de Melkeleye, knights; William de la Mare, Robert Hereward, John de Brakesburn, John de la Mare.

Memorandum, that Robert came into chancery, and acknowledged the deed aforesaid.—William de Hamilton received this acknowledgment, and ordered it to be enrolled.

MEMBRANE 1*d.*

Enrolment of deed of Joan de Vivon', late the wife of Sir Reginald son of Peter, witnessing that whereas Reginald bequeathed by his last will to Peter, Reginald, and Matthew, his sons, and to Isabella, his daughter, 100 marks each, and Joan has often asked Queen Eleanor, the king's mother, the principal executrix of Reginald's will, and the other executors to satisfy her for the said 400 marks in the name of her children aforesaid, at last the executors, on Saturday after the Assumption, 1286, have satisfied her at Aumbresbiry for the said sum, receipt whereof she acknowledges by these presents, to be kept for the use of her said children until they come of age. She promises and binds herself to satisfy and answer to her said children for this sum for the queen and her co-executors, whom she promises to save harmless and acquit against her children. For the observance and fulfilment hereof she charges herself, her heirs and co-executors, and all her goods, submitting them to the coercion of any judge, renouncing all opposition (*impetracione*), more especially the king's prohibition. When the children come of age, she shall be bound to obtain from them acquittance of the queen and her co-executors. In case the goods of the deceased do not suffice for payment of his debts and the legacies in his will, so that it shall be necessary to make deduction (*diffalcatio*) from the legacies, she grants that proportionate deduction shall be made from the 400 marks. For greater security she has found as sureties John le Faukoner, Robert de Moyun, Richard de Burhunton, knights, Nicholas Oysel, Stephen le Fraunceys, who have bound themselves together with her to observe faithfully all the premises. Dated the said place, day and year.

Memorandum, that Joan acknowledged the deed aforesaid.—By W. de Hamelton, who received this and the next preceding recognisance.

1286.

Membrane 1d—cont.

The king to pope H[onorius]. The king has long desired that the disputes between the realms of France and Aragon should be appeased, and he has gone to Philip, king of France, and explained his desire to him, and requested him, for the delivery of his and the king's kinsman Charles, prince of Salerno, and the sons of the late Sir Ferandus, the eldest son of the king of Castile, and of the king's kinswoman Lady Blanche, Charles's wife, to incline his mind to such a peace as the pope shall find agreeable. As such peace cannot be made without the pope's assent and without long treaty, the king has requested the king of France to grant a truce until Michaelmas, 1287, so that in the meantime such peace shall be treated of by the pope's assent, and shall be completed, if it please God. The king, in order that he might more easily carry his wish into effect, sent envoys before he left England to Sir Alfonsus, son of Peter, late king of Aragon; and upon the envoys and other envoys of Alfonsus meeting the king at Paris with full power to enter into and grant the truce, the king of France granted the king power to grant such truce if it please the pope, because neither he nor the king of England propose to do anything in this matter against the wishes of the pope. \ The king, feeling his incapacity and lack of discretion to treat and fulfil such a matter, beseeches the pope to send to him in Gascony, whither he is going, without delay some prudent men who love charity and peace and desire the release of the king's said kinsmen and cherish the prosperity of the Holy Land, and who shall be fully informed of the pope's council and will in this matter, to treat with the king and to complete, with God's help, peace and concord between the parties, in order that firm peace may be restored for all parties concerned in the war by one and the same text, to the honour of God and the profit of the Roman church and of the whole Christian faith. \ It seems to the king that great honour before God and men will accrue to the pope if such storms of disturbances that arose before the time of his pontificate should be assuaged by his circumspect industry. In order to know the pope's will concerning this, the king is sending Hamo de Solens, knight, and Ralph called 'Lalemant,' the bearers of the presents, to him, requesting him not to resent the lowliness (*parvitatē*) of these envoys, for the speed required for this matter did not permit the sending of more solemn envoys. [Dated at Paris, 27 July, 1286, *Fœdera*, from 'Rot. de Treugis, etc. 14 Éd. I. m. 1' = Chancery Miscellaneous Rolls, Treaties and Diplomatic, Bundle 14, No. 4.]

William Godyn came before the king, on Wednesday the eve of the Decollation of St. John the Baptist, and sought to replevy his land in Brokland, Fayrfelde, and Brensete, which was taken into the king's hands for his default against Matilda, late the wife of William Hamond. This is signified to the justices.

John de Salle came before the king, on Thursday the said feast, and sought to replevy his and his wife Sarah's land in Schudicampes, which was taken into the king's hands for his default before the justices last in eyre in co. Cambridge against Roger de la Chaumbre of Bergham, wherein the parties are adjourned before the justices at Westminster. This is signified to the justices at Westminster.

Henry de Merk acknowledges that he owes to John de Carliolo of Westminster, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John Viel came before the king, on Friday the morrow of the Decollation of St. John the Baptist, and sought to replevy his land in Chinkeford,

1286.

Membrane 1d—cont.

which was taken into the king's hands for his default in the king's court against Geoffrey le Batour and Eufamia, his wife. This is signified to the justices of the Bench.

William de la Legh of Tattlefeld acknowledges that he owes to Robert de Sinnon, merchant of Bordeaux, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Gregory de Bolon[ia], merchant of Ireland, acknowledges that he owes to Nutus de Florencia, merchant, 100 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

Aug. 28.
Westminster.

To the sheriff of Somerset and Dorset. Although the king, by reason of his stay in parts beyond sea, does not believe that he will have his sport by the rivers within the realm this coming winter, he nevertheless orders the sheriff to put into defence all the preserved (*vetitas*) rivers within his bailiwick, and to cause in addition proclamation to be made that no one shall presume to hawk (*riviare*) in the same with goshawks, falcons or other birds while the king is without the realm, and to so punish any persons found thus transgressing that their punishment shall cause to others terror of offending. He is ordered to certify him who supplies the king's place and the treasurer and barons of the exchequer of his proceedings herein.

The like to the sheriffs of Southampton, Wilts, Oxford, Berks, Essex and Hertford.

John de Cancell[is] acknowledges that he owes to Peter de Berneval 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

The said Peter de Berneval acknowledges that he owes to John 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Sept. 7.
Westminster.

Master Peter de Carebrok of the Isle [of Wight], who is going to parts beyond sea by the king's licence, has attorned before the king in his place Simon le Taynturer and John Weller. Witness: Edmund, earl of Cornwall.

William Pacy came before the king, on Friday the eve of the Exaltation of the Holy Cross, and sought to replevy to Bartholomew de Yatingden his land in Yatingden, which was taken into the king's hands for his default before the justices last in eyre in co. Norfolk against John de Aygneaus, concerning which Master Henry de Braundeston vouched Bartholomew to warranty, and wherein the parties were adjourned by the said justices before the justices of the Bench.

Aug. 17.
Pontigniac.

To the justices of the Bench. Whereas Henry le Fouz and Isabella, his wife, implead G. bishop of Worcester concerning Isabella's dower of the manor of Wauton, which belonged to John de Wauton, her late husband; and Robert, bishop of Bath and Wells, to whom the custody of the said John's lands came, has rendered them to the daughter and heiress, who is of full age: the king, wishing to provide for the indemnity of the heiress aforesaid and of her husband, who is now staying in parts beyond sea in the service of Queen Eleanor, the king's consort, orders the justices to attempt nothing in this plea whereby damage or prejudice may arise to the queen's yeoman aforesaid or the heiress, his wife, provided that the suit remain in the same state in which it now is until fifteen days from Easter next, in order that the king, being certified in the meantime of everything touching the suit and how it has been proceeded in the same, may cause to be then done what shall be right by the council of the said justices and of other his subjects.

1286.

Membrane 1d—cont.

Geoffrey Tapyer came before the king, on Sunday the morrow of the Exaltation of the Holy Cross, and sought to replevy to William Wyring his land in Guldeford, which was taken into the king's hands by reason of his default in the king's court against Juliana, late the wife of John le Degher. This is signified to the justices of the Bench.

Simon de Creye acknowledges that he owes to William de Hamelton 8 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Membrane 1d—Schedule.

Godfrey le Shepherd, Robert Attebrigg, and John de la Burn acknowledge that they owe to William de Hamelton 22 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Richard le Colyere came before the king, on Monday after the Exaltation of the Holy Cross, and sought to replevy to Ralph de Selveston and Joan, his wife, their land in Northampton, which was taken into the king's hands for their default in the king's court against Mosseus de Clare, a Jew. This is signified to the justices appointed for the custody of the Jews.

Sept. 16.
Westminster.

Adam Burre acknowledges that he owes to William de Hamelton 118s.; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness: Edmund, earl of Cornwall.

Gilbert de Veer and Hugh and Robert, his brothers, acknowledge that they owe to John de Luvetot 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Essex, Buckingham, and Oxford.

By writ of the great seal.

Cancelled on payment.

Walter de Finchingfeld came before the king, on Thursday after the Exaltation of the Holy Cross, and sought to replevy a messuage in London, which was taken into the king's hands for his default in the king's court against Andrew de Dunnesleye. This is signified to the justices of the Bench.

William de Fulkendene came before the king, on Friday the eve of St. Matthew, and sought to replevy his land of Scovinton in Reddeleye, which was taken into the king's hands for his default in the king's court against Ellen, late the wife of Michael atte Nashe. This is signified to the justices of the Bench.

Enrolment of grant by William son of Nicholas de Burstal to Sir William de Hamelton, clerk, and Adam, his brother, of 9 acres of land and 25*d.* yearly of rent in Gayteford; rendering therefor to the donor a rose at Midsummer yearly. Witnesses: Sir John de Bella Aqua, Robert de Berley, Peter de Athelsay, knights; John de Lasey of Gayteford, Robert de Pavely, Walter Basset of Brayton (*sic*), John son of Adam de Birne. Dated at London, on Thursday before Michaelmas, 14 Edward.

Memorandum, that William son of Nicholas came into chancery, and acknowledged the charter aforesaid.

Sept. 25.
Westminster.

Richard le Dekene of Boudon, Hugh Pere of the same, and John de la Sale acknowledge that they owe to John de Luvetot 15*2l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester. Witness: Edmund, earl of Cornwall.

1286.

Membrane 1d—Schedule—cont.

Walter Dirye acknowledges that he owes to Thomas de Capella, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Ralph de Langedon came before the king, on Wednesday after St. Matthew, and sought to replevy his land and that of Adam son of William de Langedon and of John, his brother, in Langedon, which was taken into the king's hands for their default against Beatrice, late the wife of William le Neweman. This is signified to the justices of the Bench.

Robert son of Payn acknowledges that he owes to the prior of Merton 23 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset. Witness: Edmund, earl of Cornwall.

Cancelled on payment, acknowledged by Richard de Merton, the prior's attorney.

Nicholas Sauvage came before the king, on Tuesday after Michaelmas, and sought to replevy to John Paynel the latter's land in Drax, which was taken into the king's hands for his default against Robert de Bolton. This is signified to the justices of the Bench.

Robert Mustard came before the king, on Thursday after Michaelmas, and sought to replevy his land in Overeprestesleye, which was taken into the king's hands for his default in the king's court against William de Meisy (*sic*). This is signified to the justices.

The said Robert came before the king, on the same day, and sought to replevy the land of Henry Attewod and Margery, his wife, in Overeprestesleye, which was taken into the king's hands for their default against William de Mesynt (*sic*).

Oct. 3.
Westminster.

To the sheriff of Salop and Stafford. The king understands from the grievous complaints of many persons that many malefactors dwelling in the sheriff's bailiwick and overrunning the same have perpetrated robberies, homicides and enormities contrary to the king's peace, which the sheriff is specially bound to preserve in his bailiwick. As it is sufficiently clear that such malefactors could not long dwell and be harboured in the sheriff's bailiwick if the sheriff displayed such diligence as he ought for the preservation of the king's peace there, especially as the *posse* of the county is at his summons and distraint in such necessities; the king orders him, as he loves himself and as he would be free and guiltless of the receipt and abetting of the said malefactors and lest the king ought to punish him (*ad te capere*) as guilty thereof, to apply such diligence against these malefactors, both by himself and by the *posse* of the county, that after this order it ought not to be imputed to him that by his negligence and abetting such deeds shall be perpetrated in his bailiwick hereafter. He is ordered to direct all bailiffs, whether within liberties or elsewhere, in his counties, and to cause to be proclaimed, that they shall apply the like diligence in their bailiwicks for the preservation of the king's peace and shall so conduct themselves in this behalf that they shall not incur the pain contained in the king's late statute for the preservation of his peace within his realm and shall not be grievously punished. If they do not do so, the sheriff shall enter their liberties and execute the premises in form aforesaid. He shall also cause the passes (*passus*) throughout his whole bailiwick to be cleared of wood and enlarged (*succindi* (*sic*) *et elargari*) from day to day, according to the form of the statute aforesaid, lest the king be obliged to punish grievously (*graviter capere*) him and

1286.

Membrane 1d—Schedule—cont.

everything that he holds in the realm for his default in this matter.
Witness : Edmund, earl of Cornwall. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Ralph de Heyfeld came before the king, on Friday after Michaelmas, and sought to replevy his and his wife Joan's messuage in Rading', which was taken into the king's hands for their default in the king's court against Robert Cole of Dereby, and Muriel, his wife. This is signified to the justices of the Bench.

John de Columb[ariis] acknowledges that he owes to William de Holecote, clerk, 8 marks ; to be levied, in default of payment, of his lands and chattels in cos. Berks and Somerset.

John de Hattefeld acknowledges that he owes to Baruncinus Galterii and Richard and Brunettus, his sons, 10*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Essex and Kent.

Agnes de Giminges came before the king, on Monday after St. Francis, and sought to replevy her land in Farlington and Frendestaple, which was taken into the king's hands for her default against Hugh de Turbevill. This is signified to the justices of the Bench.

Robert de Boweles acknowledges that he owes to Reymund de Rading', parson of the church of Great Compton, 6 marks ; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John de Hastings acknowledges that he owes to William de Holecot, clerk, 20 marks ; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Cancelled on payment.

Oct. 14. John le Lou acknowledges that he owes to Eustace de Hacche
Westminster. 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Leicester. Witness : Edmund, earl of Cornwall.

Cancelled on payment.

Walter de Hopton, William de Mortuo Mari, Robert de Moun, Thomas le Boteler, Walter de Drayton, Thomas de la Hyde, Adam de Lacy, Philip Burnel, Henry de Penebrigg', William de Longhurst, Peter Corbet, and Fulk de Lucy acknowledge that they owe to Thomas de Verdun and Henry de Praers 180*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Somerset, Salop, Stafford, and Hereford.

Cancelled on payment.

John Thefat of Craneburn and John Moriz acknowledge that they owe to Hugh de Ryston 40*s.* ; to be levied, in default of payment, of their lands and chattels in co. Dorset.

Ralph le Fraunceys and John le Taverner acknowledge that they owe to the aforesaid Hugh 100*s.* ; to be levied, in default of payment, of their lands and chattels in co. Dorset.

Roger de Colevill acknowledges that he owes to Hugh de Kendal 10*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Cumberland.

Memorandum, that the money thus acknowledged is of the arrears of a yearly pension of 40*s.* granted to Hugh for life by Roger.

1286.

Membrane 1d—Schedule—cont.

William del Estre acknowledges that he owes to Robert de Moun 21 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Oct. 15.
Westminster.

Memorandum, that the eyre of justices for pleas of the Forest in co. Northampton is summoned before Roger Lestrangle (*Extraneo*), Peter de Lench, and John son of Nigel in three weeks from Martinmas. Witness: Edmund, earl of Cornwall.

John de Walton and William de Legh, clerk, acknowledge that they owe to Peter de Limoges and Gerard Balayn and Robert Simion, merchants of Bordeaux, 10*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Oct. 16.
Westminster.

Memorandum, that the eyre of justices for common pleas in co. Bedford is summoned before John de Vallibus and William de Saham and others, whom the king is sending thither, on the morrow of St. Hilary at Bedeford. Witness: Edmund, earl of Cornwall.

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The prior of Pontefract acknowledges that he owes to Rostorus Bonaventura, James de Avensak, Simon Gerard, and his fellows, merchants of the society of the Mori of Florence, 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Exemue acknowledges that he owes to Roger de Noers 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John de Bosevill came before the king, on Tuesday before SS. Simon and Jude, and sought to replevy a messuage of his in Wycumbe, which was taken into the king's hands for his default before the bailiff of Edmund, earl of Cornwall, of the honour of Walingford in co. Berks, against Isabella, daughter of William de Berkhamstede, and Aubrey, his sister.

Robert Felype came before the king, on Tuesday before SS. Simon and Jude, and sought to replevy his messuage in Wycumbe, which was taken into the king's hands for his default in the court aforesaid against the said Isabella and Aubrey.

John Shaue acknowledges that he owes to Robert de Scales, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Membrane 1d—Schedule, dorse.

Andrew de Hautot, son of William de Hautot, acknowledges that he owes to Joan, late the wife of Gilbert de Okhangre, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Berks and Southampton.

Oct. 18.
Westminster.

Memorandum, that the eyre of the justices for pleas of the Forest in co. Nottingham is summoned before William de Vescy, Thomas de Normanvill, and Richard de Crepping, on the morrow of St. Hilary at Nottingham. Witness: Edmund, earl of Cornwall.

Also the eyre of the justices for pleas of the Forest in co. Lancaster is summoned before the said William, Thomas, and Richard in the quinzaine of Easter at Lancaster.

1286.

Membrane 1d—Schedule, dorse—cont.

John de Suleye acknowledges that he owes to Eustace de Hacche 37 marks; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Gloucester.

The abbot of Meaux (*Melsa*) acknowledges, for himself and his successors, that he owes to William le Birlay, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. York.

Hugh de Colewrth acknowledges that he owes to Adam de Clare, clerk, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

For payment of this sum Hugh found as surety Thomas de Stodham, who constituted himself principal debtor, and granted that the money shall be levied, in Hugh's default, of his lands and chattels in co. Essex.

Cancelled on payment.

John Lestrange (*Extraneus*) acknowledges that he owes to Bonruncinus Galteri and Brunettus and Richard, his sons, merchants of Lucca, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct. 25. The under-written have quittance of the common summons [of the eyre]
Westminster. for pleas of the Forest in co. Northampton. Witness: Edmund, earl of Cornwall:

Edmund, earl of Cornwall.

Alexander de Sywell.

Master Nicholas de Hegham.

The abbot of Thorneye.

The dean of St. Mary's, Lincoln.

The under-written have quittance of the common summons [of the eyre] for common pleas in co. Bedford:

Edmund, earl of Cornwall.

Reginald de Grey.

Geoffrey de Hothum acknowledges that he owes to Adam de Osgoteby 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Simon Basset acknowledges that he owes to William de Hamelton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Cancelled on payment.

William de Thorp, Thomas Burt, and Roger de Gyley acknowledge that they owe to Hugh de Hengham 20 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Cancelled on payment.

Roger de Molys acknowledges that he owes to Robert Russell 10½ marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Adam son of Hugh de Hyndele acknowledges that he owes to Adam de Clare, clerk, 16 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

Simon Basset and William de Beumaner acknowledge that they owe to William de Hamelton, clerk, 1*l.*; to be levied, in default of payment, of their lands and chattels in co. Derby.

1286.

Membrane 1d—Schedule, dorse—cont.

Robert de Scales acknowledges that he owes to William de la More 11 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Ralph de Selveston acknowledges that he owes to William de Holecote, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Roland de Keykyn acknowledges that he owes to John de Langeton, clerk, 12 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Edward de Kenefeld came before the king, on Sunday the morrow of All Souls, and sought to replevy his land in Pecham, which was taken into the king's hands for his default before the justices of the Bench against Christiana, late the wife of William Heghman of Canterbury.

Eudo de Shytelingdon, chaplain, Walter de Berton, and John son of Simon de Melneho acknowledge that they owe to Ralph de Hengham 12l.; to be levied, in default of payment, of their lands and chattels.

Simon Wyberd of Sandwich came before the king, on Tuesday after All Saints, and sought to replevy 10s. yearly of land in Tanet, which was taken into the king's hands for his default before the justices of the Bench against Simon Grandyn and Is[abella], his wife.

The prior of Donestaple acknowledges that he owes to William de Holecote, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

John de Stanes acknowledges that he owes to Matilda la Baude 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John son of Philip acknowledges that he owes to Roger de Evesham 60 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Memorandum, that Walter Uncle, one of the executors of the will of Maurice le Bright of Ireland and one of the proctors of the co-executors of his will, came into chancery at Westminster, on Saturday before Martinmas, and acknowledged and assigned, for himself and his co-executors, to William de Hamelton, clerk, a debt of 60l. in which Guy de Brion', knight, [is indebted] to Walter and his co-executors by a bond in William's custody by Walter's delivery, concerning which a recognisance was made before Robert de Tybotot, justice of West Wales, enrolled in Robert's rolls at Kermerdin; so that the debt shall be paid to William by Guy and his sureties, in recompence for a debt due from Maurice at his death to William.

Nov. 8.
Westminster.

William de Laxinton acknowledges that he owes to William de Barke-thorpe, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Walter Uncle acknowledges that he owes to William de Hamelton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in Ireland.

Cancelled on payment.

1286.

Membrane 1d—Schedule, dorse—cont.

Ralph de Broghton acknowledges that he owes to John de Benteleye 23 marks; to be levied, in default of payment, of his lands and chattels.

Cancelled on payment.

Enrolment of agreement made, on Monday the feast of Martinmas, between Sir William de Hamelton, clerk, and Sir Henry de Breyleford, knight, whereby William demises to Henry at ferm for the term of William's life the manor of Attelawe, which William had of the demise of the late Sir Robert de Accovre; rendering therefor to William 30*l.* yearly, to wit 15*l.* at Christmas, 1287, in the priory of Lenton, and 15*l.* at Midsummer following, and thus from year to year. Witnesses: Sir Henry son of Herbert, Sir William de Meynill, Ralph de Muntjoye, knights, Thomas de Grattton, Oliver de Couland, Nicholas de Couland, John le Blund.

Memorandum, that Henry came into chancery at Westminster, and acknowledged the deed aforesaid, and acknowledged that he would pay the aforesaid sum to William as above, and granted that it shall be levied, in default of payment, of his lands and chattels in co. Derby.

Roger son of Robert de Hereford acknowledges that he owes to Master Adam de Crokedayk 14 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Roger de la Chambre came before the king, on Saturday the feast of St. Edmund, and sought to replevy the land of Master William Lenk in Little Wolford, which was taken into the king's hands for his default in the king's court against Thomas de Woleford. This is signified to the justices of the Bench.

Robert de Vernun acknowledges that he owes to the dean and chapter of Lisieux 37½ marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment to Master William de Pratis, proctor of the dean and chapter, as appears by their letters patent on the files of the sixteenth year.

James de Bello Campo, parson of the church of Hampslap, acknowledges that he owes to William de la More 14 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

15 EDWARD I.

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MEMBRANE 8.

Nov. 25.
Westminster.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Edmund de Wedon, lately elected, whom the king has removed from office because he is staying continuously in the service of Edmund, earl of Cornwall, supplying the king's place in England.

Nov. 28.
Westminster.

To the justices in eyre in co. Suffolk. Order to cause to be replevied to John de Balliolo until the quinzaine of St. Hilary next, unless otherwise ordered, a moiety of the hundred of Lodingelaund, which they lately caused to be taken into the king's hands because John did not offer himself personally before them to carry before them a wand in their eyre, as pertained to him by reason of the moiety aforesaid.

To Master H. de Bray, escheator this side Trent. Order to cause James de Oxtun, son and heir of Joan, late the wife of Alexander de Oxtun, to have seisin of the lands that Joan held of the barony of Herberton, which is in the king's hands by reason of the death of Roger de Vautort, tenant in chief, as the king has taken fealty for the said lands.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Richard Laurenz, imprisoned at Aylesbiry for trespass in the forest of Bernewode, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices for the pleas of the Forest.

To the sheriff of Essex. Order to deliver William son of Hugh le Fevre of Macching, imprisoned at Colecestre for the death of John Segrin, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Richard de Boylaund and his fellows, justices to deliver that gaol, that William slew John in self-defence and not by felony or of malice aforethought.

Dec. 8.
Westminster.

To the keeper of the forest of Wauberg. Order to cause John de Bohun to have in that forest four does, of the king's gift. Witness: Edmund, earl of Cornwall. The king sent this order from parts beyond sea.

Dec. 10.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to Dionisia de Monte Caniso 11*l.* 1*s.* 6*d.* yearly from 1 December, in the tenth year of the king's reign, if they ascertain that she paid this sum yearly to the king's mother, as the king, on the said day, granted to his mother—in recompence for 9*l.* 1*s.* 6*d.* of yearly rent that he owed to her for the rent of that amount issuing from 21½ knights' fees of the honour of Richmond in cos. Nottingham and Lincoln, as appears by an extent made by Thomas de Normanvill and John de Crokesle, and also in recompence for 20*s.* to be paid yearly to the abbot and convent of King's Beaulieu of the alms of the king's progenitors for a tun of wine of the king's right prise at Southampton, which prise the king granted to his mother for life by reason of her dower (*dotalicii*), and in recompence of another 20*s.* to be paid yearly to the abbot and convent of Nateleghe of the like alms of the prise aforesaid—that she should receive yearly at the exchequer

1286.

Membrane 8—cont.

11*l.* 1*s.* 6*d.* of the 15*l.* due to him yearly from the manor of Radewell, co. Essex, and he thereupon ordered Dionisia, tenant of the manor aforesaid, to pay this sum to his mother yearly for life. Witness: Edmund, earl of Cornwall.

To the sheriff of Huntingdon. Order to cause to be replevied to Agnes de Vesey the liberty that she claims to have of view of frankpledge in her manor of Cesterton, which was taken into the king's hands by the justices last in eyre in that county, until the octaves of the Purification next, so that the sheriff may then resume the bailiwick into the king's hands in order that there may then be done before the treasurer and barons of the exchequer what ought of right to be done.

Dec. 26.
Westminster.

To the sheriff of Salop. Order to deliver Nicholas le Baroun of Stafford, imprisoned at Shrewsbury for certain trespasses wherewith he is charged, in bail to six knights and other approved men who shall mainpern to have him before the king's council at Westminster on the morrow of the Purification next to stand to right if the king or any one else wish to speak against him.

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—————
To Master Henry de Bray, escheator this side Trent. Order to make partition into two equal shares of the lands that belonged to Hubert Huse, tenant in chief, and to cause John de Torennny, who married Isabella, daughter and heiress of Hubert, to have seisin of the purparty falling to Isabella, as the king has taken John's fealty.

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Jan. 8.
Westminster.

To the keeper of the forest of Chute. Order to cause Queen Eleanor, the king's mother, to have in that forest, where he shall deem most convenient for her and least harmful to the king's forest, twenty oak-trunks (*robora*) and up to ten acres of underwood there for fuel, of the king's gift. Witness: Edmund, earl of Warwick.

Jan. 16.
Westminster.

To the sheriff of Salop. Order to deliver to Rhys ap Maygon and Canan ab Meredith, Welshmen in the king's castle of Bruges, and to their servant their robes and wages as they have been wont to receive heretofore, and to cause them to have alleviation from the iron bonds wherein they are detained in the castle, as the sheriff has been enjoined on the king's behalf and as he shall see fit; provided, however, that he be sure of their bodies. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to discharge Walter de la Mare of the ferm of the manor of Dertford from 9 December, in the ninth year of her reign, when the king granted by his letters patent to Queen Eleanor, his mother, for her life the manor, which is extended at 71*l.* 14*s.* 1*d.*, as was agreed between him and her, and ordered Walter, then his bailiff of the manor, to cause her to have seisin of the manor together with everything received from it since the preceding Michaelmas, saving to the king his costs in sowing the lands by Walter and the king's corn and stock then in the manor.

Jan. 15.
Westminster.

To the queen mother. Whereas a discussion ought to be held before Edmund, earl of Cornwall, supplying the king's place in England, and before others of the king's council at Westminster on the morrow of the Purification concerning an inquisition summoned and taken before W. de Saham and R. Fulcon[is], justices appointed for that purpose, at Winchester concerning a mill and an acre of marsh in Aulton, which the queen's men of Aulton assert pertains to the king and which the abbot of Hyde, Winchester, asserts pertains to him; the king requests the queen to

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Membrane 8—cont.

send thither one of her men in whose circumspection and industry she has confidence, who may know and be able to say something for the king why the mill and marsh ought to remain to the king and not to the abbot. Witness: Edmund, earl of Cornwall.

Jan. 25.
Westminster.

John son of Robert de Kelk, imprisoned at Beverley for the death of Stephen Cokes of Hundmanby, wherewith he is charged, has letters to the sheriff of York to bail him.

To the sheriff of York. Order to cause Richard son of Peter le Pessonier of London, clerk, imprisoned at Beverley for the death of brother Walter del Hospital, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Richard slew Walter whilst in a fit of insanity (*frenetica passione*) and not by felony or of malice aforethought.

Jan. 28.
Westminster.

To William de Vescy, justice of the Forest beyond Trent. Order to cause Michael de Harcla, sheriff of Cumberland, to have in the forest of Ingledod thirty oaks fit for timber for the works of the king's castle of Carlisle. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isolda, late the wife of Robert de Munteny, tenant in chief, 30*l.* yearly of land from Robert's lands, as the king has committed to her that value of land to have in *tenancia* until he shall cause dower to be assigned to her.

To the sheriff of Nottingham. Order to release Ralph de Moyne from prison at Nottingham, wherein he is detained for the death of Richard de Stirche, slain at Eton, co. Warwick, as John de Manecestre, knight, Robert Marmyun of Whitacre, William Fundu of Kenebury, Ralph de Culy of Mershton, Walter, his brother, Nicholas de Seckenden, William le Clerk of Hurl, Richard le Tayllur of Tamwurth, Henry del Chastel of Bromwych, Anselm de Bromwych, Robert de Grendon, and Richard de Turvill of Bedewrth, co. Warwick, have mainperned to have him before the justices at the first assize if anyone wish to speak against him.

Feb. 5.
Westminster.

To the sheriff of Rutland. Order to cause William le Blund to have seisin of a messuage in Seyton that William Abbot, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hands for a year and a day, and is still in his hands, and that it is held of William Blund, and that the township of Seyton ought to answer the king therefor. Witness: Edmund, earl of Cornwall.

Feb. 8.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joan, late the wife of Roger Dakeny, the lands that Roger held in the towns of Lethebur[y] and Keinho, together with everything received thence since they were taken into the king's hands by reason of Roger's death, as the king learns by inquisition taken by the escheator that the lands are of Joan's inheritance, and she has taken oath before the king that she will not marry without his licence. Witness: Edmund, earl of Cornwall.

Feb. 11.
Westminster.

To the sheriff of Gloucester. Order to cause two verderers for the forest of Dene to be elected in place of William de la Hulle and Robert Malet, deceased.

To the same. Order to cause a verderer for the aforesaid forest to be elected in place of William de Aston, lately elected, as he has no lands in that county, so that he is not qualified for that office.

1287.

Membrane 8—cont.

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle further with the manor of Halton, co. Lincoln, and with 16s. of rent in Houton, and with 28 acres of land, three acres of meadow, and two parts of a toft in Rokkesham, as the king learns by inquisition taken by the escheator that Peter de Gousle, lately deceased, held the manor and rent of the earl of Lincoln and the said lands, and it does not appear that he held aught of the king.

MEMBRANE 7.

Feb. 11. To William de Vesey and his fellows, justices in eyre for pleas of the
Westminster. Forest in co. Nottingham. Order not to molest W. bishop of Norwich in their eyre by reason of the taking of venison in the late king's time and until 10 February, in the eighth year of the king's reign, as the king on that day by letters patent, which he has inspected, pardoned him all trespasses committed in all forests and parks during such time in taking therein venison without royal licence. Witness: Edmund, earl of Cornwall.

To the sheriff of Devon. Order to restore to Henry de Stanewey his lands, goods and chattels, which were taken into the king's hands upon his being charged with homicide, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered in accordance with the privilege of the clergy.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Ralph Bil, who was lately elected, as it is testified before the king that Ralph has no lands in that county except a parcel of land and that he dwells in co. Essex for the greater part of the year, for which reason the king has amoved him from office.

Feb. 13. To Master Henry de Bray, escheator this side Trent. Order to deliver to
Westminster. Sibyl, late the wife of Grimbald Pauncefot, tenant in chief, the manor of Crukehowell, if he find by inquisition that she was jointly enfeoffed thereof with her husband and was in full seisin thereof until his death, when the escheator took the manor into the king's hands with Grimbald's lands, as she has shown to the king. Witness: Edmund, earl of Cornwall.

Vacated, because otherwise below.

Feb. 15. To the same. Whereas the king lately, for divers debts due to him
Westminster. from Grimbald Pauncefot, deceased, caused to be taken into his hands by Bogo de Knovill the manor of Crukehowell, which belonged to Grimbald, and the king now learns from Sibyl, late the wife of Grimbald, that Hugh de Turbevill, of whose gift Grimbald and she had the manor, enfeoffed Grimbald and her thereof jointly, so that it ought to remain to her as her right after Grimbald's death: the king orders the escheator to make inquisition concerning the premises, and, if he find that it is so, to cause the manor to be restored to Sibyl. Witness: Edmund earl of Cornwall.

Feb. 15. To the same. Order not to intermeddle further with the manor of
Westminster. Poynton until otherwise ordered, as the king learns by inquisition taken by the escheator that Peter de Gousle held the manor of Roger son of Walter de Pedwardin and Alice, his wife, daughter and heiress of Henry de Lungchaump, and it does not appear to the king that Peter at his death held anything of him in chief except of the fee of the earl of Albemarle, which is in the king's hands.

The like to the escheator in favour of Roger de Mortuo Mari of Dunington concerning the manor of Steynton Market, which the aforesaid Peter held of him.

1287.

Membrane 7—cont.

The like to the same in favour of the prior of Sempringham concerning 38 acres of land and a meadow, which is extended at 4*d.* yearly, in Crane-well, which the said Peter held of him.

To the same. Order not to intermeddle with a messuage and a carucate of land in the town of Wullavington, which is a member of the king's manor of Great Cump-ton, co. Warwick, as the king granted the manor to Hugh de Plessetis for life, and the escheator has taken into the king's hands the said messuage and carucate, whereof Robert, father of John de Hamme, of whom he [John] is the heir, was seised in his demesne as of fee at his death, and which Robert held immediately of Hugh by reason of the king's manor aforesaid and not of the king, as the said John has shown to the king.

To the same. Order not to intermeddle until further orders with 104*s.* 9*d.* yearly of land and rent in Gousle, as the king learns by inquisition taken by the escheator that Peter de Gousle held the rent of Ralph Birun, and it does not appear to the king that he held aught of him in chief at his death except of the fee of the earl of Albemarle, which is in the king's hands.

Like order to the same concerning the lands that Peter held at his death in the town of Basingham, as the king learns by inquisition taken by the escheator that Peter held them of William de Staunton by the service of a fifth of a knight's fee, and it does not appear to the king that he held aught of the king in chief at his death except of the fee of the earl of Albemarle.

Feb. 20. Robert Waundard and Eustacia, his wife, John son of Robert Waundard, Alice, daughter of Robert Waundard, Wydo Waundard, John son of Gilbert Golde, Richard Sampson, Henry son of Edith, Hugh le Porcher, Ralph le King, Lucy de Creton, Thomas le Bercher, and John son of Laurence de Bloxham, imprisoned at Warwick for the death of Nicholas Baudewine, whereof they are appealed, have letters to the sheriff of Warwick to bail them. Witness : Edmund, earl of Cornwall.

Feb. 23. To the sheriff of Devon. Order to cause William Martin to have seisin of a messuage in Exeter that Alvred de la Porte, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that Alvred held it of William, and that William de Gatepath ought to answer to the king for the year and day thereof. Witness : Edmund, earl of Cornwall.

March 2. To Master Henry de Bray, escheator this side Trent. Order to deliver Westminister. to Joan, late the wife of Bartholomew de Brianzun, the manors of Auvelers and Kersing', together with everything received thence since they were taken into the king's hands, as the king learns by inquisition taken by the escheator that the manors are of Joan's inheritance. Witness : Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Ralph de Freschenvill, son and heir of Aucher de Freschenvill, to have seisin of the lands that Aucher held of the late king in chief, upon his finding security to be before the king at his next coming into England to do his homage, as the king has taken his fealty, which lands are in the custody of Richard de Gray by the late king's commission during the minority of Aucher's heir, saving the right of all others and saving to Richard the manor of Boneye until he be satisfied for the ransom pertain-

1287.

Membrane 7—cont.

ing to him according to the form of the *Dictum* of Kenilwrth, and saving to John le Paumer the manor of Palterton until Martinmas next and from then until the following Martinmas, in accordance with Ralph's grant made before the king, which manor Richard demised to John for a term of years; provided that Ralph may enter the manor of Boneye so soon as Richard shall have been satisfied for the ransom aforesaid, and may enter the manor of Palterton after the term aforesaid.

To the sheriff of York. Order to deliver John son of William le Chapeleyn, imprisoned at York for the death of Robert de Bilburg, wherewith he is charged, to twelve men who shall mainpern, etc., as the king learns by inquisition taken by the sheriff that John slew Robert by mischance and not by felony or of malice aforethought.

March 8. To the keeper of the city of London. Order to stay the execution of the writ under the testimony of Roger Lestrangle (*Extranei*), justice of the Forest this side Trent, to take into the king's hands all the goods and chattels of Matthew Rugepeill, merchant of Lucca, by reason of the trespass committed by him in chasing in the king's warren of Northampton and there taking hares without the king's licence, as Richard Gwidich', Donus de Podyo, John Columben of Douai (*Dowaco*), and Vita de Pistor[io], merchants of Lucca, have mainperned in the king's court to have Matthew before the treasurer and barons of the exchequer on the morrow of the Close of Easter to answer to the king therefor and to stand to right according to what the treasurer and barons shall consider in this behalf. Witness: Edmund, earl of Cornwall.

To the sheriff of Essex. Order to deliver Henry le Messer of Chishull, imprisoned at Colecestre for the death of William de Radewyntere, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record and process of John le Bretun, Laurence de Plumberewe, Roger Baynard, and Robert de Horkele, justices appointed to deliver that gaol, that Henry slew William in self-defence and not by felony or of malice aforethought.

March 8. To the sheriff of Lincoln. Order to deliver Thomas del Boure of Westminister. Alkebarwe, imprisoned at Lincoln for the death of Gilbert Nade, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Thomas slew Gilbert in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

March 16. To the sheriff of Stafford. Like order in favour of Henry Brun, Westminister. imprisoned at Stafford for the death of Robert Orm, wherewith he is charged, as the king learns by the record of Robert Corbet and his fellows, justices to deliver Stafford gaol, that Henry slew Robert in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To the sheriff of Nottingham. Like order in favour of William de Bekingham, imprisoned at Nottingham for the death of Robert de Weyston, miller, wherewith he is charged, as the king learns by the record of Ralph de Arnhal, William de Meignill, Walter de Ludham, and William de Staunton, justices appointed to deliver that gaol, that William slew Robert in self-defence and not by felony or of malice aforethought.

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*Membrane 7—cont.*March 22.
Westminster.

To the sheriff of Warwick. Like order in favour of John le Waleys, imprisoned at Warwick for the death of Nicholas Baudewin, wherewith he is charged, as the king learns by inquisition taken by the sheriff that John slew Nicholas by mischance and not by felony or of malice aforethought.

March 26.
Westminster.

To the sheriff of Norfolk. Whereas the king has pardoned the citizens of Norwich by his letters patent the trespass committed by them in burning the church of Holy Trinity, Norwich, and Thomas son of Peter le Clerk, John de Suathefeld, Adam de Heminhale, John Bagge, John Pyeschanke, Henry Curteys, and John Curteys, citizens of Norwich, have been nevertheless taken and imprisoned at Norwich for the said burning and for no other cause, as appears by the record of Richard de Boylound: the king wishing to be certified of the cause and manner of the imprisonment of the said men, orders the sheriff to deliver them in bail to six men each, who shall mainpern body for body to have them before Edmund, earl of Cornwall, supplying the king's place in England, and others of the king's council at Westminster in a month from Easter to do and receive in the premises what shall be ordained by the said council and to remit them to prison if they be adjudged thereto.

March 27.
Westminster.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause the houses, walls and bridges of the castle together with the stable, walls and vineyards of the garden without the castle, the houses and pond of the park of Windsor, and the paling round the park, the houses and walls of the manor of Kenyton, the palings and walls round the king's park there, and the walls of the manor of Bray to be repaired. Witness: Edmund, earl of Cornwall.

Membrane 7—Schedule.

Feb. 20.

William son of Adam de Batteleghe found as mainpernors William de Stallingburgh, Hamo de Gruscy of York, William son of Peter de Staunton, and Walter de Thornton of co. York to have him before the chancellor in chancery at Westminster in a month from Easter to answer for a trespass in suing out a writ in chancery on false grounds (*male*). Witness: Edmund, earl of Cornwall.

MEMBRANE 6.

April 21.

To the keeper of the forest of Chute. Order to cause Queen Eleanor the king's mother, to have twenty oaks fit for timber for the works of the king's castle of Lutgersale, where they may be taken most conveniently and to the least damage of the forest. Witness: Edmund, earl of Cornwall.

To the sheriff of Northampton. Order to deliver Walter Woderove of Preston, imprisoned at Northampton for the death of Philip de Candovere, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Walter slew Philip in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

April 20.

To the treasurer and barons of the exchequer. Order to cause Hugh le Tayllur to be acquitted of 40s. at which he was amerced before the justices last in eyre in co. Cambridge because he did not come before them at the common summons, as it appears to the king by inspection of the rolls of chancery that Hugh has quittance of the common summons of this eyre. Witness: Edmund, earl of Cornwall.

1287.

Membrane 6—cont.

To the sheriffs of Middlesex. Order to cause a coroner for that county to be elected in place of Nicholas de Parys, lately elected, whom the king has caused to be amoved from office because he has no lands in the county, as is more fully testified before the king.

April 18. To the treasurer and barons of the exchequer. Order to cause Eustace
Westminster. de Hacche to be acquitted of a mark at which he was amerced before John de Vallibus and his fellows, [justices] last in eyre in co. Warwick, for the taking and detention of the chattels of Andrew le Fevre of Herberbiri, a fugitive, as the king has pardoned him this sum. Witness: Edmund, earl of Cornwall.

April 22. To William de Vesey, justice of the Forest beyond Trent. Order to
Westminster. cause Robert de Typotot, constable of Nottingham castle, to have in the wood of Beskwode, which is within the forest of Shirewode, four oaks fit for timber in order to execute certain works in the said castle. Witness: Edmund, earl of Cornwall.

Vacated, because otherwise below.

To Robert de Tybotot, constable of Nottingham castle. Order to cause the weirs, walls and other defects of the castle to be repaired.

April 25. To Geoffrey de Pycheford, constable of Windsor castle. Order to pay to
Westminster. two chaplains celebrating divine service in the chapel of the castle, who receive 50s. each yearly; to Hamo de Camera, gatekeeper of both gates of the castle and one of the viewers of the king's works in Geoffrey's bailiwick, who receives 6d. a day; to Richard le Clerk, the other viewer of the said works, who receives 2d. a day; to William de Shortford, the king's clerk of the works aforesaid, who receives 2d. a day; to John de Curru, the king's serjeant of the castle, who receives 3d. a day; to Henry le Arblastar, who receives 2d. a day for his maintenance for life of the king's gift; to the four watchmen of the castle, who receive 2d. a day each; to Master Gilbert the carpenter in the castle, who receives 6d. a day; to Edmund the gardener of the garden without the castle, who receives 2½d. a day; to Robert de Say, chief forester of the king's forest of Windsor, who receives 12d. a day; to Robert Lightfot, gatekeeper of Windsor park and keeper of the king's houses of the park, who receives 4d. a day; and to John the parker of Kenington park, who receives 1½d. a day, their wages and stipends and the arrears thereof from Michaelmas, in the fourteenth year, until Michaelmas following. Witness: Edmund, earl of Cornwall.

April 25. To the sheriff of Lincoln. Order to deliver William de Kaburn,
Westminster. imprisoned at Lincoln for the death of Nicholas de Coupeland, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew Nicholas in self-defence and not by felony or of malice aforethought.

April 26. To the treasurer and barons of the exchequer. Order to cause the abbot
Westminster. of Persore to be acquitted of 20 marks in part payment of a fine that he made with the king for the service of a knight's fee that he recognised to the king for the army of Wales in the tenth year of the reign, as the abbot paid this sum into the wardrobe at Rothelan, on Monday after the feast of St. Peter ad Vincula, in the said year, to Master William de Luda, keeper of the wardrobe, of which sum the king acquitted him, as appears by his letters patent. Witness: Edmund, earl of Cornwall.

1287.

Membrane 6—cont.

To the justices appointed for the custody of the Jews. Order to cause Geoffrey de Chaucumbe to be acquitted of 14 marks owing by him to Moses Babelard, a Jew, which debt is in the king's hands by reason of the Jew's death, as the king, on 18 March in his twelfth year, pardoned Geoffrey this sum at the instance of Thomas Paynel. Witness: Edmund, earl of Cornwall.

April 25. To the sheriff of Stafford. Order to cause Ralph de Bisseburn to have
Westminster. seisin of a messuage, a mill, and of a 'noka' of land in Bisseburn that John de la Brok, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of Ralph, and that the township of Bisseburn hold them and had the king's year and day thereof, and ought to answer to the king therefor. Witness: Edmund, earl of Cornwall.

April 28. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Joan, late the wife of William Talebot, tenant by knight service of Joan, daughter and heiress of Patrick de Cadurcis, tenant in chief, a minor in the king's wardship, upon her taking oath that she will not marry without the king's licence.

May 3. William le Peet, imprisoned at Westminster for the death of William
Westminster. son of John le Proude, wherewith he is charged, has letters to the sheriff of Middlesex to bail him.

May 6. To Master Henry de Bray, escheator this side Trent. Although
Westminster. the king, believing that Richard de Brus, deceased, held of him in chief, ordered the escheator under his privy seal to take into the king's hands Richard's lands, the king—because he learns by inquisition taken by the escheator that Richard held nothing of the king in chief, and that he held lands in Writtel, co. Essex, Totinham, co. Middlesex, and Kemestone, co. Bedford, to him and the heirs of his body of the gift of Robert de Brus, his father, all of which ought to revert to Robert after Robert's (*sic*) death by the form of the grant because he [Richard] died without an heir of his body—orders the escheator to cause Robert to have seisin of all the lands aforesaid, together with everything received from them since they were taken into the king's hands. Witness: Edmund, earl of Cornwall.

To the same. Order to cause Roger Percevall and Joan, his wife, daughter and heiress of John de Brittache, tenant by knight service of the heir of John de Mohun, tenant in chief, a minor in the king's wardship, to have seisin of the lands that her father held, as the king has taken their fealty. Witness: Edmund, earl of Cornwall.

May 8. To the treasurer and barons of the exchequer. Order to cause Henry
Westminster. Huse to be acquitted of 100 marks at which he was amerced before Roger de Clifford and his fellows, then justices in eyre for pleas of the Forest in co. Southampton, for a trespass of the Forest, as he paid this sum by the king's order to the Friars Preachers, London, to whom the king granted this sum for the construction of their new church in the city. Witness: Edmund, earl of Cornwall. By bill of the exchequer.

Richard le Provost of Stokes near Clare, Henry le Skinnere, William Pygaz, Peter Bringelove, and Hugh Hudde of Stokes near Clare, imprisoned at Bury St. Edmunds for the death of Thomas son of John Ayllyt of Assh and John, his brother, wherewith they are charged, have letters to the sheriff of Suffolk to bail them.

1287.

Membrane 6—cont.

Thomas le Tayllour of Carlisle, imprisoned at Carlisle for the death of Ralph Dublet, wherewith he is charged, has letters to the sheriff of Cumberland.

To the sheriff of Worcester. Order to deliver John Patrik, imprisoned at Worcester for the death of Robert de Hertford, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of William le Poher and his fellows, justices appointed to deliver that gaol, that John slew Robert in self-defence and not by felony or of malice aforethought.

May 10.
Westminster.

To Roger Lestrange (*Extraneo*) and his fellows, justices in eyre for pleas of the Forest in co. Buckingham. Order not to molest Stephen le Whyte, one of the king's foresters in the forest of Whytelwod, by reason of the venison that he was alleged to have given to Stephen de Levington, now imprisoned at Aylisbury for a trespass of venison, as the king, upon learning by an inquisition taken by John son of Nigel and Elias de Tingewik, now deceased, that Stephen did not give any venison to Stephen de Levington, ordered John and Elias not to molest Stephen by reason of the venison found with Stephen de Levington, and to restore to him the bailiwick that he had in the said forest if they believed him to be faithful, and the king now understands from Stephen that the justices intend aggrieving him in their eyre by reason of the venison aforesaid. Witness: Edmund, earl of Cornwall.

Richard le Provost of Stokes near Clare, Henry le Skinnere, William Pygaz, Peter Bringelove, and Hugh Hudd of Stokes near Clare, imprisoned at Bury St. Edmunds for the death of Thomas son of John Aylyt and John his brother, have letters to the sheriff of Suffolk to bail them.

To Master Henry de Bray, escheator this side Trent. Order to restore to Joan, late the wife of William de Warennia, tenant in chief, the manors of Medmenham, Pritelwell, Crawmershe, and Beston, together with everything received thence since they were taken into the king's hands, upon her taking oath not to marry without the king's licence, as the king learns by inquisitions taken by the escheator that the manor of Medmenham, co. Buckingham, which William and Joan held on the day of William's death, is of her own free marriage, and that the manor of Pritelwell, which William and Joan likewise held, is of Joan's purchase, and that William and Joan were jointly enfeoffed of the manor of Crawmershe, co. Oxford, and of the manor of Beston, co. Norfolk, by Robert de Veer, earl of Oxford, Joan's father, and that William and Joan were in full seisin thereof until the day of William's death.

To the sheriff of Cumberland. Order to cause Richard de Stokes to have seisin of a messuage and 20 acres of land in Bounes that Roger son of Richard de Stokes, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the messuage and land have been in the king's hands for a year and a day, and that Roger held them of Richard de Stokes, and that Michael de Hartecla ought to answer to the king for the year and day thereof.

John son of Robert de Rosdune, Stephen, Bertinus, and John, brothers of the said John, imprisoned at Ros for the death of Robert Curteys, whereof they are appealed, have letters to the sheriff of Cumberland to bail them.

1287.

Membrane 6—cont.

July 14. To the keeper of [the forest] of La Bere. Order to cause William de Westminster. Brunnesshete, sheriff of Southampton, to have twenty-four oaks fit for timber in order to execute certain works in the castle of Winchester.

MEMBRANE 5.

To the treasurer and barons of the exchequer. Order to cause Isabella, late the wife of Thomas de Audeham, to be acquitted of 50 marks by which she made fine with the king for the service of a knight's fee that she recognised to the king for his army of Wales in the fifth year of his reign, as she paid this sum into the wardrobe to Master Thomas Beck, keeper of the same, on Sunday after SS. Peter and Paul, in the said year, as appears to the king by his letters patent in her possession.

May 13. To the sheriff of Derby. Order to deliver to Robert de Stutevill a Westminster. moiety of the manors of Barleburgh and Whytewell, and to permit him to dispose thereof as pertains to him, until otherwise ordered, as the king learns by inquisition taken by Thomas de Normanvill, escheator beyond Trent, that Oliver de Langeford at his death held nothing in chief of the king as of the crown, but that he held the manor of Kynewaldemershe of the honour of Peverel as of an escheat, and that he held the moiety of the aforesaid manors of the said Robert by the service of five knights' fees, so that the custody of the moiety pertains to Robert. Witness: Edmund, earl of Cornwall.

Matthew de Merston, imprisoned at Rypun for the death of Walter de Holgyl, whereof he is appealed, has letters to the sheriff of York to bail him.

John son of Simon Attehalle of Spondon, imprisoned at Derby for the death of William son of John Codeware, wherewith he is charged, whom he slew in self-defence, has letters to the sheriff of Derby to bail him.

May 6. To Master Henry de Bray, escheator this side Trent. Order to deliver Westminster. to Joyce (*Jocosa*), late the wife of Robert de Mortuo Mari, tenant in chief, the manors of Coderigge, co. Worcester, and of Burford, co. Salop, to hold in *tenancia* until the king shall cause dower to be assigned to her.

May 20. To Robert de Tybotot, keeper of the Hay of Beskewod. Order to cause Westminster. the constable of Nottingham castle to have in that Hay, which is within the bounds of Shirewod forest, four oaks fit for timber for certain works in the same castle.

May 27. To Ralph de Sandwyco, constable of the Tower of London. Order to Westminster. deliver Ralph le Teynturer, Stephen le Convers, and Peter, his son, and Richard Roberd, imprisoned in the Tower for treasure found by them in the parts of Redingg', in bail to six men each who shall mainpern body for body to restore them to the said prison in the octaves of Midsummer next to stand to right herein. Witness: Edmund, earl of Cornwall.

By the earl and C.

Norman de Subrock, Thomas son of Hamo de Lincoln, and Gerard son of John de Hoylaund, imprisoned at Lincoln for the death of Alexander de Caththorp, whereof they are appealed, have letters to the sheriff of Lincoln to bail them.

June 4. To the sheriff of Nottingham. Order to deliver William de Bekingham, Westminster. imprisoned at Nottingham for the death of Robert de Weyston, miller,

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Membrane 5—cont.

wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Ralph de Arnhale, William de Meynhill, Walter de Ludham, and William de Staunton, justices appointed to deliver that gaol, that William slew Robert in self-defence and not by felony or of malice aforethought.

To the constable of the Tower of London. Order to deliver William de la Legh and Alexander le Webbe, imprisoned in the Tower for treasure found by them in the parts of Reddinges, in bail to six men each who shall mainpern body for body to restore them to the said prison at the octave of Midsummer to stand to right. Witness: Edmund, earl of Cornwall.
By the earl and C.

June 6.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to restore to Robert de Hasteng' and Isabella, his wife, late the wife of John son of Alan, tenant in chief of the late king, the lands, goods and chattels of Isabella, which the king ordered the escheator to take into the king's hands, believing that Isabella's marriage pertained to him, because she had married the said Robert, as the king afterwards ascertained by inspection of letters patent of the late king that the late king granted Isabella's marriage or the forfeiture pertaining to him if she married without the consent of the said king or of Roger de Mortuo Mari, her father, to the said Roger, and also by the letters of the abbot of Wyggemore and other executors of Roger's will the king learns that Robert and Isabella made fine with the executors for the marriage and forfeiture aforesaid. Witness: Edmund, earl of Cornwall.

June 12.
Westminster.

To the sheriff of Buckingham. Order to deliver Richard de Slaweston, imprisoned at Aylesbiry for the death of Hugh de Dinggelegh, wherewith he is charged, in bail to twelve mainpernors who shall undertake to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Roger Loveday, Robert de Crevequor, Edmund de Wedon, and John Neyrneut, justices to deliver Aylesbiry gaol, that Richard slew Hugh by mischance and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

June 10.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause John de Loveraz, son of Matilda de Loveraz, to have again the lands in Mordon, co. Dorset, that Matilda held of the king in chief, together with everything received thence since they were taken into the king's hands, as the king granted by letters patent to Matilda that she might assign the said lands for John for his life, on condition that he should have and hold them of the king and his heirs, doing therefore the due and accustomed services, and Matilda gave the lands to John in form aforesaid and put him in full seisin thereof, so that he had by that gift peaceful seisin thereof for fourteen weeks before Matilda died, as appears to the king by the inquisition taken by the escheator. Witness: Edmund, earl of Cornwall.

June 12.
Westminster.

To the same. Order not to intermeddle with the lands that William de Wintreshull held at his death, as the king learns by inquisition taken by the escheator that William held nothing of the king in chief by reason whereof the custody of his land ought to pertain to the king. Witness: Edmund, earl of Cornwall.

June 12.
Westminster.

To the sheriff of York. Order to cause Robert de Berley to have seisin of two messuages and 22 acres of land in Berley that John son of Henry

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Membrane 5—cont.

son of Lecia de Berley, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day and that John held them of Robert, and that the township of Berley ought to answer to the king for the year and day thereof.

June 8. To the keeper of the forest of Essex. Order to cause Edmund, earl of
Westminster. Cornwall, to have in the aforesaid forest two bucks, of the king's gift.
Witness: Edmund, earl of Cornwall.

June 15. To the sheriff of Nottingham. Order to cause 2½ acres of land and a
Westminster moiety of a messuage in Stretton, which John son of Adam de Stretton, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of Walter Oliver, and that the township of Stretton ought to answer to the king for the year and day thereof.
Witness: Edmund, earl of Cornwall.

To the sheriff of Lincoln. Order to deliver Robert de Douneherne, imprisoned at Lincoln for the death of William Godhale, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the next assize if any one wish to speak against him in this matter, as the king learns by the record and process of an inquisition taken before Ralph de Sancto Laudo and his fellows, justices lately appointed to deliver Lincoln gaol, that Robert is not guilty of the said death.

To Master Henry de Bray, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that William de Wintreshull at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that William and Beatrice, his wife, held the manor of Burgham of Adam le Despenser for a certain sum of money that they paid to him beforehand, and that they held the manor of Estlegh of William de Ros by gift of the said William, and also that the manor of Frollebiry, co. Southampton, and the lands that they held in Bromlegh, Puteham, and Wogheners, co. Surrey, are of Beatrice's free marriage, and that William and Beatrice were in full and peaceful seisin thereof on the day of William's death; the king orders the escheator not to intermeddle hereafter with the said manors, and to cause to be restored to Beatrice and the executors of William's will the issues received thence.

To the sheriff of Huntingdon. Order to deliver Nicholas son of Robert de Hengham, imprisoned at Hunedon for the death of Henry son of Margaret Morel, wherewith he is charged, in bail to twelve men, etc., as the king learns by inquisition taken by the sheriff that Nicholas was charged with this death out of hatred and malice and not because he was guilty thereof.

June 20. To the justices in eyre in co. Gloucester. Order to deliver Thomas de
Westminster. Berkel[eye], knight, if he have not been convicted of the trespasses wherewith he is charged in the eyre, in bail to twelve men who shall mainpern to restore him to prison at the king's order. The king has also ordered the sheriff of the county to deliver Thomas in bail in the form aforesaid.
Witness: Edmund, earl of Cornwall. By the earl and C.

Nicholas son of Robert de Hengham, imprisoned at Hunedon for the death of Henry son of Margaret Morel, wherewith he is charged, has letters to the sheriff of Huntingdon to bail him. Witness: Edmund, earl of Cornwall.

1287.

Membrane 5—cont.

June 25. To the sheriff of Hertford. Order to restore to Roger le Marchaunt, clerk, his goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in St. Albans upon suspicion of robbery and larceny, as he has purged his innocence before the abbot of St. Albans, to whom he was delivered in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

June 20. To Thomas de Normanvill, escheator beyond Trent. Order to cause to be assigned to Cicely, late the wife of John Daniel, tenant in chief, the issues of a third of the serjeanty in Titeswell that John held of the king in chief, in name of her dower, as the king learns by inquisition taken by the escheator that the wives of the men who hold in chief serjeanties of the king in the High Peak have been wont from time out of mind to have dower of such serjeanties after their husbands' deaths. Witness: Edmund, earl of Cornwall.

June 24. To the sheriff of Devon. Order to cause John de Valle Torta to have seisin of 12s. yearly of rent in Comewell near La Wyk that Alvred de la Porte, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Alvred held them of the said John, and that John de Wyk ought to answer to the king for the year and day thereof. Witness: Edmund, earl of Cornwall.

July 8. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver Edmund Burnell, imprisoned at Windsor for trespass in the forest of Windsor, in bail to twelve men who shall mainpern to have him before the justices for pleas of the Forest. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle henceforth with the manor of Welde, co. Southampton, and the lands that William de Wintreshull held in Compton, as the king learns by inquisition taken by the escheator that William at his death held nothing of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the manor of Welde of J. bishop of Winchester and the lands in Compton of John de Middelton, and that John de Wintreshull is his son and heir and is of full age, to whom he is ordered to restore all issues thereof received by him.

To the sheriff of Stafford. Order to deliver John Morand, imprisoned in Stafford gaol for the death of William le Stuvor, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right if anyone wish to speak against him, as the king learns by the record of Robert Corbet, William Bagod, Robert de Knytteleye, and Alan de Glaseleye, justices to deliver Stafford gaol, that John slew William in self-defence.

MEMBRANE 4.

July 6. To the sheriff of Suffolk. Order to restore to Gilbert le Poher, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices last in eyre in that county at Catushull with theft and robbery, as he has purged his innocence before Master John de Fereby, official of W. bishop of Norwich, to which bishop he was delivered by the justices in accordance with the privilege of the clergy, as Master

1287.

Membrane 4—cont.

Ralph de Ebor[aco], archdeacon of Sudbury (*Subbir'*) in the church of Norwich, vice-gerent of the bishop in his absence, has signified to the king by his letters patent. Witness: Edmund, earl of Cornwall.

July 10.
Westminster.

To the sheriff of Hertford. Like order in favour of Gerlo de Clifton, clerk, who was charged before the justices last in eyre in that county with theft, as he has purged his innocence before the commissary of O. bishop of Lincoln, to whom he was delivered in accordance with the privilege of the clergy.

The like to the sheriff of Bedford.

To the sheriff of Nottingham. Order to cause Nigel son of Richard de Stretton to have seisin of an acre of meadow in Stretton that John son of Adam de Stretton, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that John held it of Nigel, and that the township of Stretton ought to answer to the king for the year and day.

To Master Henry de Bray, escheator this side Trent. Order to cause Henry de la Pomeray, son and heir of Henry de la Pomeray, tenant in chief, to have seisin of his father's lands, upon his finding security to be before the king at his next arrival in England to do the homage due to him, as the king has taken his fealty.

July 3.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king lately sold to John de Byrun the custody of all the lands of Oliver de Langeford, deceased, tenant in chief, under the belief that Oliver held of the king in chief as of the crown, and he now learns by inquisition taken by Thomas de Normanvill, escheator beyond Trent, that Oliver held of the king in chief of escheat of the honour of Peverel and not of the crown, so that the custody of the lands that are held of the escheat aforesaid and [that are] not of the fee of other lords pertains to the king, and that Oliver held a moiety of the manors of Barleburgh and of Whytewell of Robert de Stutevill by knight service, so that the custody of the lands that are of his [Robert's] fee pertain to him [Robert], which custody the king afterwards rendered to Robert by consideration of his court: the king orders the treasurer and barons to allow to Robert in the debts due from him to the exchequer the 20% that the king received from the aforesaid John by reason of the lands that are of Robert's fee for the time of the custody aforesaid. Witness: Edmund, earl of Cornwall.

July 15.
Gloucester.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of Robert de Moysi, lately elected, whom the king has removed from office because he has lands in cos. Wilts and Hertford, where he frequently dwells, so that he cannot attend to the office in co. Gloucester, as the king learns upon trustworthy testimony. Witness: Edmund, earl of Cornwall.

July 12.

To the keeper and sheriffs of London. Order to cause Gilbert de Stok, clerk, who was lately arrested by the sheriff of Gloucester for a light suspicion of a false writ found with him and was afterwards imprisoned at Neugate by the king's order, to be released from the said prison, as he has found the king as mainpernors Matthew de Stokes, Robert Bilby, Alexander de Dewesburi, Henry de Thurstanlond, and Thomas de Shepesley, of co. York, and Nicholas le Keu and Gilbert le Keu of London, who have mainperned to restore him to prison in fifteen days from Michaelmas, unless he purge his innocence in the meantime. Witness: Edmund, earl of Cornwall.

1287.

Membrane 4—cont.

July 12. To Master Henry de Bray, escheator this side Trent. Order to cause
Westminster. dower to be assigned to Mabel, late the wife of John Paynel, tenant in chief, upon her taking oath not to marry without the king's licence. Witness: Edmund, earl of Cornwall.

The like to Thomas de Normanvill, escheator beyond Trent.

July 16. To the sheriff of Worcester. Order to cause a verderer for the Queen
Westminster. Eleanor, the king's mother's, forest of Feckeham to be elected in place of Ralph Boulge, lately elected, who is incapacitated by age, as the king understands. Witness: Edmund, earl of Cornwall.

To the same. Order to cause a verderer for the said queen's forest in co. Worcester to be elected in place of Robert Strech, as the king understands that Robert does not reside in the county.

To the sheriff of Worcester. Order to cause a verderer for the king's forest of Fecham to be elected in place of Ralph Bulge, whom the king has caused to be removed from office because he is incapacitated by age, as the king understands for certain.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to deliver William de la Sale, imprisoned at Guldeford for trespass in the forest of Windsor, in bail, if he be not a public and notorious malefactor, to sufficient mainpernors who shall mainpern to have him before the justices next in eyre for pleas of the Forest. Witness: Edmund, earl of Cornwall.

July 18. To Master Henry de Bray, escheator this side Trent. Order to deliver
Gloucester. to Joyce (*Jocosa*), late the wife of Robert de Mortuo Mari, the manors of Farnlegh, Hobrigg, Kinggesnemeton, and Hunttebare, with everything received thence since they were taken into the king's hands by reason of Robert's death, as the king learns by inquisition taken by the escheator that the manors are of Joyce's inheritance. Witness: Edmund, earl of Cornwall.

To the same. Order to deliver to the said Joyce the following of Robert's lands, which the king has assigned to her in dower: the manor of Bureford, which is extended at 26*l.* 6*s.* 10½*d.*, and the manor of Codrigg, which is extended at 28*l.* 8*s.* 10¾*d.*, saving to the king 6*l.* 4*s.* 10½*d.* yearly of land according to the extent in that manor.

July 22. To the sheriff of Nottingham. Order to deliver John Bonchevaler in
Hereford. bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him concerning the death of Hugh le Mouner, as the king learns by the record and process of William de Meynill and his fellows, justices to deliver Nottingham gaol, that John slew Hugh in self-defence. Witness: Edmund, earl of Cornwall.

To the sheriff of Hereford. Order to cause John de Solers to have seisin of three acres of land in Dunyton that John de Roumare, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of John le (*sic*) Solers, and that the township of Dunyton ought to answer to the king for the year and day thereof. Witness: Edmund, earl of Cornwall.

To the same. Order to cause the dean and chapter of Hereford to have seisin of a messuage and twelve acres of land in Donyton that the said John de Roumare held, as the king learns by the same inquisition that they have

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Membrane 4—cont.

been in his hands for a year and a day, and that John held them of the dean and chapter, and that the township of Donyton ought to answer to the king for the year and day thereof.

To the same. Like order in favour of Richard le Brut for an acre of land in Donyton that the said John held.

July 23.
Hereford.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joan, late the wife of Henry de Berkeleye, tenant in chief, the manor of Stanley, which is extended at 11*l.* 4*s.* 0 $\frac{3}{4}$ *d.* yearly, as the king has assigned it to her in dower. Witness: Edmund, earl of Cornwall.

Membrane 4—Schedule.

July 24.
Hereford.

To Geoffrey de Greseleyeate. Order to commit to Walter de Pedworyn (=Pedworthin) three hundred and forty footmen that Geoffrey lately received from the sheriff of Nottingham and Derby by the king's order, so that Walter shall have them to set out with him in the king's army into Wales, as the king has enjoined him. Witness: Edmund, earl of Cornwall. [*Parl. Writs.*]

MEMBRANE 3.

July 23.
Hereford.

To the sheriff of Worcester. Order to deliver Richard son of Richard Bathcock, imprisoned at Worcester for the death of John Morice, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record and process of William le Poer and his fellows, justices to deliver Worcester gaol, that Richard slew John in self defence. Witness: Edmund, earl of Cornwall.

To Alan Plukenet, keeper of the Hay of Hereford. Order to cause Edmund, earl of Cornwall, supplying the king's place in England, to have in that Hay seven roebucks, of the king's gift.

William Prudfot, imprisoned at Salop for the death of Isabella, daughter of Hugh de Netherherlescote, wherewith he is charged, [who] slew her by mischance and not by felony or malice aforethought, has letters to the sheriff of Salop to bail him.

John de la Wode, imprisoned at Hereford for the death of Nicholas de la Legh, whereof he is appealed, has letters to the sheriff of Hereford to bail him.

John son of William le Forester of Shirref Hoton, imprisoned at York for the death of Thomas de Calveton, wherewith he is charged, has letters to the sheriff of Nottingham to bail him.

Aug. 20.
Gloucester.

To the sheriff of Southampton. Order to assist Lumbard son of Cressantus, a Jew of Winchester, in recovering debts due to him in the sheriff's bailiwick, in such manner as he shall prove before the sheriff that the debts are due to him and as ought of right to be done, as Lumbard is indebted to the king in a large sum by reason of the king's tallage lately made throughout the whole Jewry within the realm, which he is unable to pay unless the king help him in recovering the debts due to him. Witness: Edmund, earl of Cornwall.

1287.

Membrane 3—cont.

Osbert le Bercher of Bereford, imprisoned at Oxford for the death of John son of Stephen le Clerk of Newenton, whereof he is appealed, has letters to the sheriff of Oxford to bail him.

Aug. 26.
Gloucester.

To the sheriff of Lancaster. Order to deliver Alexander son of John de Polkington, imprisoned at Lancaster for the death of Adam de la Wode, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Alexander slew Adam in self-defence. Witness: Edmund, earl of Cornwall.

To the sheriff of Cumberland. Like order in favour of William le Macecre of Langebrigge, imprisoned at Carlisle for the death of Richard de la Ferete, wherewith he is charged.

Sept. 11.
Westminster

To the sheriff of York. Order to cause Robert de Berley to have seisin of two messuages and twenty-two acres of land in Berley that John son of Henry son of Lettice de Berley, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of Robert, and that the township of Berley ought to answer to the king for the year and day.

To Thomas de Normanvill, escheator beyond Trent. Order to restore to Alice de la Hide, late the wife of Robert de Everingham, son and heir of Adam de Everingham, the manor of Schireburn in Harefordlithg', with everything received thence, as the king learns by inquisition taken by the escheator that Adam in his lifetime enfeoffed Robert and Alice of the manor without any retainment, and that Alice was in full and peaceful seisin thereof with Robert for sixteen years from the time of the said feoffment until the day of Robert's death and afterwards until the escheator took it into the king's hands by reason of Robert's death.

To the same. Order to deliver to the said Alice the following of the said Robert's lands, which the king has assigned to her in dower: the manor of Everingham, co. York, which is extended at 2*l.* 13*s.* 10½*d.*; the manor of Fareburn, in the same county, which is extended at 23*l.* 7*s.* 9*d.* yearly. Witness: Edmund, earl of Cornwall.

Memorandum, that she has not yet been dowered of the manor of Kybbelingcotes, or of the stewardship of the forest of Shirewode, and there are lacking to her of her dower of the manors in which she is dowered 8*s.* 5½*d.* yearly of rent.

To the sheriff of Lincoln. Order to deliver Simon Moyt, imprisoned at Lincoln for the death of John Singe, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Simon slew John in self-defence.

Sept. 15.
Westminster.

To the sheriff of Worcester. Order to cause a verderer for the forest of Fechinham to be elected in place of William son of Warin, lately elected, as he has been appointed one of the justices to deliver Worcester gaol and frequently attends to the delivery thereof, so that he cannot execute the office of verderer. Witness: Edmund, earl of Cornwall.

Gilbert Aleyn of Bromeswall, imprisoned at Melton near Ipswich for the death of Richard de Offord, wherewith he is charged, has letters to the sheriff of Suffolk to bail him.

1287.

Membrane 3—cont.

Sept. 23. Henry Poydras, imprisoned at Oxford for the death of John le Fraunkeleyn
Westminster. of Great Tywe, wherewith he is charged, has letters to the sheriff of Oxford to bail him. Witness: Edmund, earl of Cornwall.

Sept. 27. To Nicholas de Stap'. Whereas Thomas son of Thomas Folejambe of
Westminster. Tydeswell is imprisoned at York by the king's order for a disseisin that he was said to have committed upon Robert de Eccleshale of a tenement in Eccleshale, and for no other reason, as the king understands, the king orders Nicholas to order the sheriff of York on the king's and his own behalf to deliver Thomas in bail to sufficient mainpernors who shall mainpern to have him before the king and his council at Westminster in a month from Michaelmas to do and receive what the king shall cause to be ordained by his said council. Witness: Edmund, earl of Cornwall.

Oct. 2. Nigel del Breres, imprisoned at Nottingham for the death of Hugh de
Westminster. Bussey, wherewith he is charged, has letters to the sheriff of Derby to bail him. Witness: Edmund, earl of Cornwall.

Oct. 3. To the treasurer and barons of the exchequer. Order to cause Roger
Westminster. le Ercevesk to be acquitted of 100s. in which he was indebted to the exchequer for the arrears of the thirtieth lately granted to the king in co. Devon of the time when he was collector thereof, as the king pardoned him this sum on 26 December, in the 14th year, as appears by the rolls of chancery. Witness: Edmund, earl of Cornwall.

To the sheriff of Southampton. Order to restore to Stephen Waspal, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with the death of Thomas de Hodemell and Hugh, his brother, before John de Vallibus and his fellows, justices to deliver the gaol of the Tower of London, as he has purged his innocence before R. bishop of London, to whom he was delivered in accordance with the privilege of the clergy.

The like to the sheriff of Wilts.

Oct. 3. To Master Henry de Bray, escheator this side Trent. Order not to exact
Westminster. anything for the king's use from the prior and canons of Frithelingstok, co. Devon, or from their man or tenants or from any other by reason of the present voidance of the priory or of the king's custody, otherwise than has been wont heretofore in times of voidance in the times of the ancestors of John, son and heir of John de Bello Campo, a minor in the king's wardship, and to restore to the canons anything that he may have received beyond what was usual in other voidances, as the king learns by inquisition taken by the sheriff of Devon that Robert son of Robert de Bello Campo, grandfather of the said heir, the first founder of the priory, retained nothing to himself or his heirs in his foundation of the priory except the help of prayers only, and that he and his heirs, patrons of the priory, always sent in times of voidance one of their men to keep the gate of the house and to take care that the goods of the house should not be wasted, which keeper took nothing thence for the custody for his own use or for the use of the patron beyond his maintenance during the custody, and that the keeper left when the prior had been confirmed. Witness: Edmund, earl of Cornwall.

Oct. 6. To the same. Order to cause John Lestrange (*Extranei*), son and heir
Westminster. of Robert Lestrange, tenant in chief, to have seisin of his father's lands, upon his finding security to be before the king at his next coming into England to do to him the homage due to him in this behalf, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

The like to Roger de Grey, justice of Chester.

1287.

Membrane 3—cont.

Oct. 7. To the treasurer and barons of the exchequer. Order to cause Detaitutus, merchant and citizen of London, to be acquitted of 25*l.* 6*s.* 8*d.* at which he was amerced for divers causes before the justices in eyre at the Tower of London, as the king pardoned him this sum on 16 November, in the fifth year, as appears by the rolls of chancery. Witness: Edmund, earl of Cornwall.

Oct. 8. To the sheriffs of Middlesex. Order to cause Roger de Barnesby, imprisoned at Westminster for the death of John le Carpenter of Spaldington, slain in co. York, wherewith he is charged, to be released from prison, as Robert de Balliolo, German de la Haye, William de Scotherskelf, William de Kelleseye, Richard de Essheby, William de Barkethorp, Robert de Aunger, Roger de Dalton, Roger de Stubbes, William del Flete, Hugh Grom, and Roger de Skelton of co. York have mainperned to have him before the justices at the first assize in those parts if any one wish to speak against him. Witness: Edmund, earl of Cornwall.

Oct. 10. To the keeper of the forest of Bernewode. Order to cause William de Beyvill, sheriff of Buckingham and Bedford, to have in that forest four oaks fit for timber, in order to repair the houses of his [the king's] manor of Brehull.

To Master Henry de Bray, escheator this side Trent. Order to cause Queen Eleanor, the king's consort, to have in the wood of Catefeld and Foxele, which belonged to William de Monte Caniso, deceased, and are in Henry's custody, forty oaks in order to enclose her park of Burgh, of the king's gift.

William son of Laurence Curteys, imprisoned at Warwick for the death of Walter Sadewatere, wherewith he is charged, has letters to the sheriff of Essex to bail him.

To the sheriff of York. Order to deliver John de Crul, imprisoned at York for the death of William de Brungerflete, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by the record of Geoffrey Aguillon and his fellows, justices to deliver York gaol, that John slew William in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To Master H. de Bray, escheator this side Trent. Order to cause dower to be assigned to Sibyl, late the wife of Roger Luveday, tenant in chief, as she has taken oath before the king that she will not marry without his licence.

Oct. 10. To the treasurer and barons of the exchequer. Order to cause Henry de la Pomereye to be acquitted of 73*l.* 16*s.* 0*d.* for seutage for the king's army of Wales in the tenth year of his reign, as it appears to the king by inspection of the rolls of chancery that Henry was at that time a minor in the wardship of Geoffrey de Caumville by the late king's commission. Witness: Edmund, earl of Cornwall.

MEMBRANE 2.

Oct. 18. To the sheriff of York. Order to deliver to William Gretheved, imprisoned at Knaresburgh for the death of Walter Yltiching, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the

1287.

Membrane 2—cont.

king learns by inquisition taken by Geoffrey Aguillon and William de Sancto Quintino that William slew Walter in self-defence. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause the prior of Coventre to be acquitted of 100 marks by which he made fine with the king for the service of two knights' fees that he recognised to the king for his army of Wales in the tenth year of the reign, as he paid this sum into the wardrobe at Rothelann to Master William de Luda, keeper of the same, on Sunday the morrow of St. Peter ad Vincula and on Sunday before Michaelmas, in the aforesaid year, by equal portions, as appears by the king's letters patent in the prior's hands, which the king has inspected.

Nov. 3.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Richard son of Roger Loveday, tenant in chief, deceased, the manor of Elm, which the escheator took into the king's hands by reason of Roger's death, as the king learns by inquisition taken by the escheator that Roger and Richard were jointly enfeoffed of the manor by John de Muntpinzon, rendering therefor yearly to John 10*l.*, to the bishop of Ely 26*s.* 8*d.*, to the prior of Ely 26*s.* 8*d.*, to the abbot of Wenling 20*d.* and to John Oky 8*d.*, and that Richard was in full and peaceful seisin thereof with Roger on the day of Roger's death. Witness: Edmund, earl of Cornwall.

To the same. Order not to intermeddle in any way with two messuages and 74 acres of land that Roger Loveday held at his death in Oston, as the king learns by inquisition taken by the escheator that Roger held them of the prior of Teford and of Robert de Welaxham and of the parson of the church of Sumeresham, to wit a messuage and sixty-seven acres of land of the prior, a messuage and six acres of land of Robert, and an acre of land of the parson, in sokage and not of the king in chief, so that the custody thereof cannot pertain to the king.

Vacated, because he did not have it.

Oct. 20.
Westminster.

To the treasurer and barons of the exchequer. Whereas it appears to the king by inspection of the letters patent of the late king that Nicholas son of Martin acknowledged before the said king that he had demised to Bertram Guterin the houses and tenements of William Deneys in Portismuth, to hold according to the form of the *dictum* of Kilinsworth, which Nicholas claimed to have as assigned to him, by reason of the trespasses charged against William during the disturbances then lately existing in the kingdom, in part satisfaction of 40 marks that the late king granted to him for his expenses when he was in the office of the execution of the said *dictum*: the king orders the treasurer and barons to cause the township of Portismuth to be acquitted of 100*s.* at which the ransom of the houses and tenements aforesaid was taxed before Nicholas and his fellows, the late king's justices appointed for this purpose, which sum is exacted from the township by summons of the exchequer.

To Master Henry de Bray, escheator this side Trent. Order to deliver to William and Philip, sons of Simon de Pudingdene, all the lands that Master Geoffrey Haspal held in Pudingdene, as the king learns by inquisition taken by the escheator that Geoffrey held the lands for the term of his life, and that they ought to revert after his decease to the said William and Philip, in accordance with a fine levied in the king's court between Geoffrey and Simon.

1287.

Membrane 2—cont.

Oct. 22.
Westminster. To the same. Order to deliver to Thomas de Multon the manors of Thurstanistan and of Beusolaz, which the escheator took into the king's hands by reason of the death of Thomas de Multon, the younger, son of the said Thomas, as the king learns by inquisition taken by the escheator that Thomas, the younger, held nothing in the manor of Thurstanistan in his demesne at his death except at the will of Thomas, his father, and that the latter gave the manor of Beusolaz to Edmunda, late the wife of Thomas, the younger, in dower when Thomas, the younger, married her, and that she died before her husband, so that after her death Thomas, the younger, held nothing in the manor except at his father's will. Witness: Edmund, earl of Cornwall.

To the sheriff of York. Order to deliver William de Almanbiri, imprisoned at York for the death of Richard de Hegmundewik, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that William slew Richard in self-defence. Witness: Edmund, earl of Cornwall.

Oct. 25.
Westminster. To William Hathewy, keeper of the forest of Dene. Order to deliver to John de Badeham the lands in La Lee that are held of the king, which were taken into the king's hands because Nicholas de la Lee alienated them to John without the king's licence, to be held by John until the king's arrival in England, so that there may then be done in this matter what the king shall cause to be ordained by his council. Witness: Edmund, earl of Cornwall.

Oct. 23.
Westminster. To William de Vescy, justice of the Forest beyond Trent. Order to cause Michael de Hartecla, sheriff of Cumberland, to have in the forest of Ingelwod thirty oaks fit for timber for the works of the king's castle of Carlisle. Witness: Edmund, earl of Cornwall.

Oct. 28.
Westminster. To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Eleanor, late the wife of John le Botiler of Wemme, tenant in chief, upon her taking oath that she will not marry without the king's licence. Witness: Edmund, earl of Cornwall.

Nov. 3.
Westminster. To the justices appointed for the custody of the Jews. Order to cause Theobald de Neyvill to be acquitted of the debts of his father and grandfather that they cause to be exacted from him by summons of the exchequer of the Jewry, as the king, on 26 February, in his fourteenth year, pardoned Theobald all debts due from him to the exchequer and to the exchequer of the Jewry of the debts of Peter de Neyvill, his father, and Hasculph de Neyvill, his grandfather. Witness: Edmund, earl of Cornwall.

Nov. 4.
Westminster. To the sheriff of Westmoreland. Order to cause Nicholas de Leyburn to have seisin of a messuage and 35 acres of land in Stirkeland Ketel that Thomas de Kentemer, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of Nicholas, and that the township of Stirkeland Ketel ought to answer to the king for the year and day thereof. Witness: Edmund, earl of Cornwall.

Oct. 29.
Westminster. To the treasurer and barons of the exchequer. Whereas the late king by his letters patent, which the king has inspected, pardoned Richard le Escot of Dunwich the suit of his peace for the death of Robert Robelin, wherewith he was charged, and afterwards granted to him all his goods and chattels, which had been taken into the said king's hands for this reason,

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Membrane 2—cont.

and ordered the sheriff of Suffolk by other letters, which the king has likewise inspected, to restore them to Richard, [and] 28*l.* 16*s.* 6*d.* are now exacted from Richard by summons of the exchequer for his chattels by reason of his flight for the death aforesaid, with which sum the sheriff of Suffolk was charged before Solomon de Roff[a] and his fellows, justices last in eyre in that county, as the king learns from Richard: as it is testified before the king by Solomon that the aforesaid sums are of the chattels aforesaid and were put in the estreats by reason of the flight aforesaid, the king orders the treasurer to discharge the sheriff of this sum in his account and to cause Richard to be acquitted thereof. Witness: Edmund, earl of Cornwall.

Nov. 5. To John le Fleming, bailiff of the Peak (*Pecco*). Order to pay to Westminster. Nicholas de Babingeleye, forester of the Peak, his wages of 12*d.* a day from Michaelmas last during the king's pleasure and so long as he shall hold that office. Witness: Edmund, earl of Cornwall.

Oct. 28. To Master Henry de Bray, escheator this side Trent. Order to cause Westminster. dower to be assigned to Lucy, late the wife of Guy, son and heir of Almaric de Sancto Amando, tenant in chief, upon her taking oath that she will not marry without the king's licence.

Nov. 6. To the same. Order to deliver to Joan, late the wife of Ralph de Westminster. Otringden, the lands that Ralph and she held of the king in chief, together with everything received thence since they were taken into the king's hands by reason of Ralph's death, and not to intermeddle further with Ralph's lands, as the king learns by inquisition taken by the escheator that Ralph held nothing of the king in chief except of Joan's inheritance by reason whereof the custody of Ralph's lands ought not to pertain to the king, and Joan has taken oath before the king that she will not marry without his licence. Witness: Edmund, earl of Cornwall.

Nov. 8. To the treasurer and barons of the exchequer. Order to cause Hugh le Westminster. Despenser to be acquitted of 2,000 marks by which he made fine with the king for his trespass in marrying Isabella, late the wife of Patrick de Cadurcis, tenant in chief, without the king's licence. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to cause to be assigned to Lucy, late the wife of Guy, son and heir of Almaric de Sancto Amando, tenant in chief, 100*l.* yearly of land in a suitable place from the lands of Almaric, to have in *tenancia* until the king cause dower to be assigned to her. Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to Alice, late the wife of Robert de Everingham, tenant in chief, 5½ bovates and a third of a moiety of a bovat of land in Kibblingcotes, co. York, which are extended at 28*s.* 4*d.* yearly, and 13*s.* 1¾*d.* yearly of rent in Beverley and Etton, in the same county, which the king has assigned to her in dower.

Nov. 8. To the keeper of the forest of Chete. Order to cause Queen Eleanor, Westminster. the king's mother, to have in that forest, where it may be the most convenient for her and to the least damage of the forest, ten acres of underwood for her fuel, and ten oaks within the said ten acres for the works of the king's manor of Lutergarshale, of the king's gift, provided that [the keeper] cause the ten acres to be inclosed (*includere* [sic] *fac'*) according to the assize of the Forest. Witness: Edmund, earl of Cornwall.

1287.

MEMBRANE 1.

Nov. 12.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Joyce (*Jocosa*), late the wife of Robert de Mortuo Mari, tenant in chief, the advowsons of the churches of Bureford and Yeddeford, which the king has assigned to her in dower from her late husband's advowsons of churches.

To the same. Order to deliver to the said Joyce the following of the said Robert's knights' fees, which the king has assigned to her in dower: a fee in Farneberge, which Jordan de Say holds; a sixteenth of a fee in the same town, which Henry Mile holds; a fee in Dunchurch, which John Dunheved holds; a fee in Pudlisdon, which William de Curzon holds; a quarter of a fee in Whyte, which Henry de la Launde holds; half a fee in Mulston, which the heirs of William de Mulston hold; a third of a fee in Tyleshope, which Adam de Ammerugge holds; two parts of a fee in Grete, which Geoffrey de Grete holds; a third of a fee in Stok, which Henry le Moneur and Robert de Munselow hold; an eleventh of a fee in La Hull, which Adam de la Hull holds; half a fee in Assheford Carbonel and Overton, which Richard Carbonel holds; a quarter of a fee in Assheford Boulers, which Robert de Boulers holds; a fee and a sixth of a fee in Ammerugge, which Adam de Ammerugge holds; half a fee in Mersshe, which Thomas de Hunteleye holds; half a fee in Purshull, which Henry de Peremort holds; a twelfth of a fee in Codrugge, which John son of Hugh holds; half a fee in Sheldesleye, which Henry le Waleys holds; a quarter of a fee in Sapye, which Miles Pychard holds; half a fee in Cure, which John Wyard holds; half a fee in Carkedon, which Hugh de Mortuo Mari holds; three quarters of a fee in Kingeshemed and Asshe; and a fee and a quarter in Sutton and Over Sapye, which John Sturmy holds.

To the sheriff of Lincoln. Order to deliver Thomas le Graunger of Lincoln, Matilda, his wife, Joan, late the wife of Richard Briaund, Eve de Repindon, and Adam le Clerk, imprisoned at Lincoln for the death of Richard Brond, wherewith they are charged, in bail to twelve men each, who shall mainpern to have them before the justices at the first assize if any one wish to speak against them, as the king learns by inquisition taken by the sheriff that they are charged with the said death out of envy and hatred and not because they are guilty thereof.

Nov. 13.
Westminster

To Master Henry de Bray, escheator this side Trent. Order to cause William son of Roger de Braham to have seisin of a messuage with garden, 50 acres of land, 3 acres of wood, 4 acres of pasture, 8 acres of dry pasture, and 41s. 8d. of rent in Capele and Boyton, upon his finding security to render his relief to the exchequer, as the king learns by inquisition taken by the escheator that Roger de Braham held them of William de Monte Caniso of Edwardeston, whose lands are in the king's hands, in chief by the service of half a knight's fee, and that the aforesaid William is his next heir and is of full age.

To the constable of Dover castle. Order to cause the castle to be provided with 100*l.* worth of dead garniture for the sixteenth year of the reign, and to cause it to be safely kept, so that peril may not arise to the king or the men of the adjoining parts by evil (*sinistram*) or negligent custody thereof. The king will cause him to have full allowance for the said 100*l.*, provided that the constable is able to answer at the end of the said year for 100*l.* or for the value thereof. Witness: Edmund, earl of Cornwall.

The like to the following:

The constable of Rochester castle, for 20*l.*

The constable of the Tower of London, for 50*l.*

1287.

Membrane 1—cont.

The constable of Windsor [castle], for 30*l*.
 The constable of Odyham castle, for 10*l*.
 The sheriff [of Southampton] and the constable of Winchester, for 20*l*.
 The constable of Corff castle, for 20*l*.
 The sheriff [of Dorset] and the constable of Shireburn, for 10*l*.
 The constable of Divises, for 20*l*.
 The sheriff [of Wilts] and the constable of Old Sarum castle, for 10*l*.
 The sheriff and constable of Oxford castle, for 20*l*.
 The sheriff [of Salop] and the constable of Shrewsbury castle, for 10*l*.
 The constable of Bruges castle, for 10*l*.
 The constable of St. Briavells and keeper of the forest of Dene, for 20*l*.
 The justice of Chester, for 60*l*., to wit : 40*l*. for Chester castle and 20*l*. for Rothelan castle.
 The constable of Baumburgh castle, for 20*l*.
 The constable of Carlisle castle, for 15*l*.
 The constable of York castle, for 10*l*.
 The constable of Nottingham castle, for 20*l*.
 The constable of Northampton castle, for 15*l*.
 The constable of Cambridge castle, for 100*s*.
 The constable of Canterbury castle, for 10*l*.
 The constable of Rokingham castle, for 10*l*.
 The constable of Norwich castle, for 20*l*.
 The constable of Bristol castle, for 30*l*.

To the constable of Nottingham castle. Order to cause the Welshmen in his custody to be kept safely, so that he may answer to the king for their bodies and have them before the king. Witness : Edmund, earl of Cornwall.

The like to the constable of Baumburgh castle.

1286.

MEMBRANE 8d.

Nov. 23. The under-written have quittance of the commons summons [of the eyre]
 Westminster, for common pleas in co. Bedford. Witness : Edmund, earl of Cornwall.

The prior of La Grave.
 The prior of the Hospital of St. John of Jerusalem in England.
 William le Latimer.
 The abbot of Rading'.
 The abbess of Berking'.
 The abbot of Waltham.
 Master Walter le Mazun.
 Robert, bishop of Bath and Wells.
 Robert, son of John.
 The master of the military order of the Temple in England.
 Roger Lestrangle (*Extraneus*).
 O. bishop of Lincoln.
 J. bishop of Ely.
 The prioress of Halywelle.

John de Buk' acknowledges that he owes to William de Hamelton 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1286.

Membrane 8d—cont.

John de Bradeley acknowledges that he owes to Peter de Molynton 4l. 4s. 0d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Stephen Scot of Manefeld acknowledges that he owes to Robert de Barthelby, clerk, 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that Richard de Cornubia came into chancery, on Wednesday after St. Katherine, and asserted that he had lost his seal through the cutting of his purse, and he wished that this should be made known to all.

Robert de Hertford acknowledges that he owes to William de Hamelton 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Nov. 24. The under-written have quittance of the common summons [of the eyre]
Westminster. for pleas of the Forest in co. Northampton. Witness: Edmund, earl of Cornwall.

The abbot of St. Edmunds.

Alice de Hulcote.

John Luvel, the elder.

William le Latimer.

Gilbert de Lindeseye.

Christiana de Mariscis.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Nottingham:

William Bardulf.

Peter de Cestre.

The prior of the Hospital of St. John of Jerusalem in England.

Thomas, bishop of St. Davids.

Walter de Gedding acknowledges that he owes to William de la Legh 4 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

James de Oxton acknowledges that he owes to Nicholas de Monte Forti 30 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

For payment of this he found as sureties Master Hamo Parlebien of Launcelveton and Andrew de Tralusk, who constituted themselves principal debtors, and granted that the money shall be levied, in James's default, of their lands and chattels in cos. Devon and Cornwall.

Gilbert son of William de Dunmowe acknowledges that he owes to Eliseus de Luk' 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

The abbot of Hyde, Winchester, acknowledges, for himself and successors, that he owes to Richard Guidicionis, Matthew Rubei Pili, Thomas Guidicion[is] and Henry de Podio and their fellows, merchants of Lucca, 100l.; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

Thomas de Sallowe acknowledges that he owes to Thomas son of Roger le Chaumpeneys of Shrewsbury, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

1286.

Membrane 8d—cont.

Humphrey de Melcanthorp acknowledges that he owes to Master Thomas the cook 23s. 3d.; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Joan de Monte Alto, late the wife of Robert de Monte Alto, acknowledges that she owes to Richard Guidicionis, Henry de Podio, Thomas Guidicionis, and Matthew Rubel Pili and their fellows, merchants of Lucca, 109*l.* 6s. 8d.; to be levied, in default of payment, of her lands and chattels in co. Nottingham.

Cancelled on payment.

Dec. 6.
Westminster.

To the justices appointed for the custody of the Jews. Whereas Roger son of William de London is indebted in certain debts to Jocus son of Isaac de Norhantona, a Jew of London, for payment whereof his goods do not suffice, as the king learns: the king, wishing to aid him according to his provision and grant lately made to Christians indebted to Jews, orders the justices to cause all Roger's lands to be extended, and, after saving to Roger his chief messuage and a moiety of his lands, to cause the Jew to have the other moiety, in accordance with the extent and the provision aforesaid, so that it may be truly known when the debts shall have been paid in full to the Jew. It is provided that the things that the Jew received from Roger after the king's grant aforesaid shall be allowed to Roger in the debt aforesaid. Witness: Edmund, earl of Cornwall.

Thomas de Warbbutton (*sic*) acknowledges that he owes to Richard de Merton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton and Surrey.

Walter de Barsham acknowledges that he owes to William de Holecote 20s.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas de Warbelton and Richard de Merton acknowledge that they owe to John de Charneye, executor of the will of Joan de Sancto Walerico, 6 marks; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

Richard de Medburn acknowledges that he owes to Robert de Barton 66s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Cancelled on payment.

Thomas de Gatesden acknowledges that he owes to Isolda de Bocton 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

The aforesaid Thomas acknowledges that he owes to Ralph de Otringden 100s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Dec. 8.
Westminster.

To the sheriff of Hertford. Writ of summons of an eyre to be held at Hertford on the morrow of the Close of Easter before Solomon de Roff[a] and Walter de Hopton and others. Witness: Edmund, earl of Cornwall.

The like to the sheriff of Gloucester to summon an eyre on the same day at Gloucester before John de Vallibus, William de Saham, Roger Luved[ay], and John de Metingham.

Hugh de Colewrth acknowledges that he owes to John de Luvetot, the elder, 14½ marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1286.

Membrane 8d—cont.

The said Hugh acknowledges that he owes to John Cole, citizen and merchant of London, 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Baldwin le Bere came before the king, on Sunday the morrow of St. Thomas, and sought to replevy to Adam de Circestre and Leticia, his wife, their land in the suburbs of Bristol, which was taken into the king's hands for their default against Richard de Reygny. This is signified to the justices of the Bench.

Gilbert de Pincebek acknowledges that he owes to Patrick le Criur 27s. 5d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

John de Gatesthorp acknowledges that he owes to Andrew de Janua 48s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Alan de Moreton came before the king, on Thursday after the Epiphany, and sought to replevy his land in Moreton, which was taken into the king's hands for his default in the king's court against Thomas de Moreton.

William de Whetacre came before the king, on Sunday the eve of St. Hilary, and sought to replevy the land of John le Faukener and John de Kynwordiston in Barwe on Soar (*Soram*), which was taken into the king's hands for their default before the justices of the Bench against Mabel, late the wife of Walter de Sullye.

Thomas de Cokerman came before the king, on the same day, and sought to replevy to William Brandeling and Alice, his wife, their land in Eglesfeld, which was taken into the king's hands for their default before the justices of the Bench against Gilbert de Blindbethil.

MEMBRANE 7d.

Dec. 14. Partition of the lands that belonged to Stephen de Bocton, tenant in chief,
Westminster. made by Master Henry de Bray, then escheator this side Trent, between the heirs and parceners of his inheritance by the king's order. Witness: Edmund, earl of Cornwall.

The part of Thomas de Gatesdene and Idonia, his wife.—There are assigned to Thomas, who married Idonia, eldest daughter and co-heiress of Stephen, a hall with adjoining chambers, which is part of the chief messuage of Bocton, co. Kent, together with a knight's chamber, a kitchen, a bakehouse with oven (*fornace*), a new stable, a byre (*quadam domo byer'*) with two fowl-houses (*domibus gallinarum*), a great barn, a granary, a dovecot, a house called 'pithuse,' a new gate with the court (*foristallo*) before it, certain trees growing here and there (*ubique*) in the purparty, both within the garden and within and without the court. Which part contains five acres and half a rood of land, as appears by the metes and bounds fixed by the jurors. Also there are assigned to them 81½ acres of land in the field of Bocton in the place called 'Clopham'; and three acres and half a rood of land [in the place] called 'Burgate'; and in the place called 'Kinggesfeld' 19½ acres and half a rood of land; and 14 acres and 1½ roods of land lying on the north in two fields called 'Bradfeldes'; and 4½ acres on La Knolle before

the gate of Simon de la Knolle. There are also assigned to them seven acres of meadow lying at Hamme, Mellecompe, Hallifeld, Stokmede, and Brademedede. There are also assigned to them $37\frac{1}{2}$ acres of wood lying in the middle of the wood. There are also assigned to them of yearly rents of assize and of the rent called 'revield,' 'eveshale,' and 'sewinghale' 7l. 17s. 6 $\frac{1}{2}$ d. together with a pound of pepper. There are also assigned to them of the rent of fowls 26 $\frac{1}{2}$ hens and a cock at Christmas and at St. Peter ad Vincula four geese; at Easter 257 eggs; at St. Andrew two plough-shares. There is also assigned to them the ploughing of seven and a half acres, a rood and four feet of land, beginning at Martinmas. There are also assigned to them a third of the fishpond there, a third of a watermill, and a third of the site of a windmill.

The part of Ralph de Otringden and Joan, his wife.—There are assigned to Ralph de Otringden, who married Joan, the second sister and heiress of Stephen, a long barn with two small barns, two cow-houses, a little gate with the ground (*foristallo*) before it, certain trees growing here and there in this second part within and without the garden, which is the second part of the chief messuage of Bocton, which part contains 2 $\frac{1}{2}$ acres and a rood of land, as appears by the metes and bounds placed by the jurors. There are also assigned to them 110 $\frac{1}{2}$ acres of land in the field of Bocton in the place called 'La Dane'; also in the field of the town called 'Kingesfeld' 5 acres of land; in the two fields called 'Bradefeld' 14 acres and 1 $\frac{1}{2}$ roods of land; in the place called 'Knollesfet' 4 acres; and 7 acres of meadow lying at Hamme, Mellecompe, Stokmedede, and Brademedede. There are also assigned to them $37\frac{1}{2}$ acres of wood which abut (*capitant*) on the road (*stratam*) leading from Bocton to Bischopisden and on the north on the road (*stratam*) from Ringgesden and Thakingeham, with a grove called 'Brimhangre.' There are also assigned to them of the yearly rent of assize and of the rent called 'revield,' 'eveshale,' and 'sewinghale' 7l. 17s. 4 $\frac{1}{2}$ d. There are also assigned to them of rent at St. Andrew's two plough-shares. There are also assigned to them of rent at Christmas 25 hens and two cocks and a hundred horse-shoes; and at Easter of rent a pair of gilt spurs; and at St. Peter ad Vincula four geese; and at Easter 234 eggs. There are also assigned to them the ploughing of 7 $\frac{1}{2}$ acres and a rood and four feet of land, beginning at Martinmas. There are also assigned to them a third of a fishpond there, and a third of a watermill, and a third of the site of a windmill.

The part of Isolda, third daughter and heiress of Stephen.—There is assigned to Isolda the whole messuage with houses and appurtenances of the hamlet of Oresete, co. Essex. There is assigned to her in the manor of Bocton, co. Kent, the messuage of La Beleassise, with the timber of a barn situate in the part of the garden assigned to Thomas de Gatesden. There are assigned to her all Stephen's lands in the said hamlet of Orsetet (*sic*). The aforesaid messuage of Beleassise contains an acre and a half and a rood of land, with appurtenances and 'dendrewerkes.' There are also assigned to her 66 $\frac{1}{2}$ acres in the field of Bocton in the places called 'Brumden' and 'Hebbing'; in the field called 'Kingesfeld' 12 acres of land; in the place called 'Prikesland' 3 $\frac{1}{2}$ acres of land; in the field called 'Clopham' half an acre of land on the west of the same field. There are also assigned to her 7 acres of meadow lying at Hamme, Mellecompe, Stokmedede, and Brademedede. There are also assigned to her $37\frac{1}{2}$ acres of wood, extending in length from la Knolle on the south to the king's highway (*stratam*) to Wye on the north, together with Lingreshoke. There are also assigned to her of the yearly rent of assize and of the rents called 'levyeld,' 'eveshale,' and 'sewinghale' 7l. 17s. 6 $\frac{1}{2}$ d.; of rent at St. Andrew's two ploughshares; of rent at Christmas 29 hens and a cock; of rent at Easter 236 eggs; of rent

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Membrane 7d—cont.

at St. Peter ad Vincula four geese. There are also assigned to her the ploughing by custom of $7\frac{1}{2}$ acres, a rood and four feet of land, beginning at Martinmas. There is also assigned to her a third of the fishpond, with a third of the watermill, and a third of the site of the windmill.

Memorandum, that it was agreed in chancery, on 14 December, between the heirs and parceners of the inheritance of the said Stephen and Matilda, late his wife, concerning the advowson of the church of Bokton Alulf, co. Kent, which pertained to Stephen, the heirs and parceners and Matilda being present, that Thomas and Idonia shall present upon the first voidance of the church, Ralph and Joan upon the second, and Matilda upon the third in name of dower, and Isolda upon the fourth voidance, and thus successively for ever.

Agnes, late the wife of Philip de Caltoft, acknowledges that she owes to John de Bidenasshe and Walter Dery 10 marks; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

Master Henry de Braundesdon, elect of Salisbury, who is going to parts beyond sea by the king's licence, attorned in his place Thomas de Bosco in all pleas for or against him, with power to appoint attorneys in his place, until Easter next.

Alice, wife of John le Pesere, came before the king, on Sunday the eve of St. Hilary, and sought to replevy to John his land in Abindon, which was taken into the king's hands for his default against Stephen Eylmer of Grove. This is signified to the justices of the Bench.

Richard de Redlegh came before the king, on Wednesday after St. Hilary, and sought to replevy his land in Terling, which was taken into the king's hands for his default against the prior of Leghes. This is signified to the justices of the Bench.

Adam le Clerk of Est Farleye came before the king, on Thursday after St. Hilary, and sought to replevy to John de Haughham the (*sic*) latter's land in Hughham, which was taken into the king's hands for his default before the justices of the Bench against Robert de Hughham.

John de la Wade acknowledges that he owes to Master Richard de Thorneberg 8 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Adam de Bilyngton acknowledges that he owes to John de Blakeburn 100s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

John le Parker of Dyvises acknowledges that he owes to Richard de Bereford 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Philip de Monte Gomery acknowledges that he owes to Master Giles de Barington 40s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Joan Cosyne came before the king, on Saturday the Conversion of St. Paul, and sought to replevy a messuage in Winchester, which was taken into the king's hands for her default before the bailiffs of Winchester against Adam Knarr.

Henry de Wardeden came before the king, on Monday after the Conversion of St. Paul, and sought to replevy to himself Henry de Seywel's

1286.

Membrane 7d—cont.

land in Bodyham, which was taken into the king's hands for Henry de Seywell's default before the justices of the Bench against Robert de Draghton and Alice, his wife.

John de la Mare acknowledges that he owes to Richard de Kynewardeslegh and Joan, his wife, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

William de Stretton acknowledges that he owes to William Auvrey of Old Salisbury 4*l.* 5*s.* 10½*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

1287.

Jan. 28.
Westminster.

Ranulph Gerard of Sprotford acknowledges that he owes to Roger de Bellingges 8 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge. Witness: Edmund, earl of Cornwall.

John Lof acknowledges that he owes to Edmund de Wotton 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Nicholas de Cliburn, parson of the church of Bruham, acknowledges that he owes to Robert de Barton 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Arnald de Mounteny, John de Bachesworth, and Peter Picot acknowledge that they owe to Hugh de Gernemuta 10 marks; to be levied, in default of payment, of their lands and chattels in cos. Hereford, Essex and Cambridge.

The said Arnald, John and Peter acknowledge that they owe to Roger Crok 100*s.*; to be levied, in default of payment, of their lands and chattels in the aforesaid counties.

John de Ferlington acknowledges that he owes to John son of Nigel, the younger, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Feb. 5.
Westminster. The under-written have quittance of the common summons [of the eyre] for common pleas in co. Hertford. Witness: Edmund earl of Cornwall.

William de Valencia.

Humphrey de Bohun, earl of Hereford and Essex.

Edmund, earl of Cornwall.

The abbot of Westminster.

The prior of Merton.

Dionysia de Monte Caniso.

Alexander de Balliolo of Caveres.

Reginald de Grey.

The prior of the Hospital of St. John of Jerusalem in England.

Robert de Veer, earl of Oxford.

The abbot of Westminster.

The abbot of Messenden.

The abbot of Radyng'.

Robert son of Walter.

J. bishop of Ely.

Walter de Agmodesham.

William de Middilton.

Ralph de Tony.

Joseph le Akator.

1287.

Membrane 7d—cont.

Roger de Dreyton, clerk.
 Hugh le Keu of Berkhanstede.
 The master of the military order of the Temple in England.
 John de Britannia, earl of Richmond.
 A. bishop of Durham.

Feb. 5. The under-written have quittance of the common summons [of the eyre]
 Westminster. for common pleas in co. Gloucester. Witness: Edmund, earl of Cornwall.

William de Valencia.
 Humphrey de Bohun, earl of Hereford and Essex.
 Edmund, earl of Cornwall.
 Theobald de Verdun.
 Reginald de Grey.
 The prior of the Hospital of St. John of Jerusalem in England.
 The abbess of Lacok.
 Margaret, late the wife of Roger Cantok.
 The prior of La Grave.
 The prioress of Westwod.
 Agnes de Matresdon.
 The abbot of Westminster.
 Matilda de Mortuo Mari.
 William son of Warin de Monte Caniso.
 Peter de la Mare.
 Edmund, the king's brother.
 R. bishop of Bath and Wells.
 John Bataille.
 The abbess of Godestowe.
 The master of the military order of the Temple in England.
 Richard, bishop of Hereford.
 Richard de Amundevill.
 Isabella de Grey.
 Adam de Langeport.
 Henry de Urtiaco.
 William de la Haye, clerk.
 Thomas de Weyland.
 John de Bohun.
 Giles de Avenebur[y].

John de Prestwod near Alveton acknowledges that he owes to Theodore de Verdun 10 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Edmund Burgulliu acknowledges that he owes to Thomas de Capella 9 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Feb. 12. *Memorandum*, that the eyre of the justices for pleas of the Forest in
 Westminster. co. Buckingham is summoned before Roger Lestrangle (*Extraneo*), Peter de Lench, and John son of Nigel at Buckingham in three weeks from Easter.
 Witness: Edmund, earl of Cornwall.

John Wogan acknowledges that he owes to Agnes de Valencia 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Martin son of Peter le Arblaster acknowledges that he owes to Martin de Kelly 11½ marks; to be levied, in default of payment, of his lands and chattels in the city of London and co. Middlesex.

1287.

Membrane 7d—cont.

Gilbert le Provost of Haverbreck acknowledges that he owes to Hugh de Kendal, clerk, 6*l.* 2*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Westmoreland and Lancaster.

MEMBRANE 6d.

Feb. 16. Westminister. Walter de Pedewardyn acknowledges that he owes to Master Henry de Bray 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford. Witness: Edmund, earl of Cornwall.

Robert le Baud acknowledges that he owes to William de Hamelton, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Brother Richard de Wimblis came before the king, on Sunday before St. Peter in Cathedra, and sought to replevy to the abbot of St. Albans and to the prior of Hatfeld Peverel their advowson of the church of Assington, which was taken into the king's hands for their default before the justices last in eyre at Catteshall against John de Bosco and Andrew de Nevill. This is signified to the justices of the Bench.

William de Turvill acknowledges that he owes to John de Aylesbur[y], clerk, 9 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Warwick.

Thomas de Secheville acknowledges that he owes to Thomas de Verdun and Henry de Preers 113 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Feb. 12. Westminister. The under-written have quittance of the common summons [of the eyre] for common pleas in co. Suffolk. Witness: Edmund, earl of Cornwall.
John de Metingham.*

Feb. 15. Westminister. To the sheriff of York. Order to take and imprison William son of William de Roseles, until he shall satisfy John de Graham, citizen and merchant of York, for 10 marks that he acknowledged owing to him before Nicholas de Selby, mayor of York, and James de Lissington, the king's clerk, which he ought to have paid at Martinmas, in the fourteenth year of the reign. He is ordered to certify the king in fifteen days from Easter by his sealed letters how he shall have executed this order.

Humphrey de Melkanthorp and William de Melkanthorp acknowledge that they owe to William de Sancto Oswaldo 2*s.*; to be levied, in default of payment, of their lands and chattels in co. Westmoreland.

Feb. 8. Westminister. To the sheriff of Lancaster. Order to cause a regard to be made in the forest of Edmund, the king's brother, in that county before the coming of the justices of the Forest, so that the regard be made before the quinzaine of Easter next. Witness: Edmund, earl of Cornwall.

[Capitula.]

Feb. 18. Westminister. To the same. Writ of summons of an eyre for pleas of the Forest to be holden at Lancaster in a month from Easter next before Roger Brabazon and William Wyther, whom the king has appointed justices at the request of Edmund, his brother, to go on eyre for pleas of the Forest in that

* Space has been reserved for the addition of other names.

1287.

Membrane 6d—cont.

county from the time Edmund had the forest in that county of the late king's gift. Witness: Edmund, earl of Cornwall.

Adam Pikeman of London acknowledges that he owes to Hugh de Kendal, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels.

German de Colecestre came before the king, on Friday after St. Matthias, and sought to replevy the abbot of St. Albans and the prior of Hatfeld Peverel's advowson of the church of Assington, which was taken into the king's hands for their default before the justices last in eyre at Cattleshal against John de Bosco and Andrew de Nevill. This is signified to the justices of the Bench.

The aforesaid German came before the king, on the said day, and sought to replevy to the abbot and prior the advowson of the said church, which was taken into the king's hands for their default before the aforesaid justices at Cattleshal against the said John and Andrew. This is signified to the justices of the Bench.

Robert de Cokefeld acknowledges that he owes to Simon de Roff[a], clerk, 8 marks; to be levied, in default of payment, of his lands and chattels.

Roger Crok acknowledges that he owes to William de Holecote 5*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Scales acknowledges that he owes to William de Holecote, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Edward Charles acknowledges that he owes to William de Hamelton clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Alexander de Hatfeld Peverel came before the king, on Saturday after St. Gregory, and sought to replevy to the abbot of St. Alban and the prior of Hatfeld Peverel their advowson of the church of Assington, which was taken into the king's hands for their default before the justices last in eyre at Cattleshal against John de Bosco and Andrew de Nevill. This is signified to the justices.

The aforesaid Alexander came before the king, on the said day, and sought to replevy to the abbot and prior their advowson of the said church, which was taken into the king's hands for their default before the justices of the Bench against the said John and Andrew. This is signified to the justices of the Bench.

Master Hugh de Fraxinis acknowledges that he owes to Master Henry de Bray 10 marks; to be levied, in default of payment, of his lands and chattels in Ireland.

Memorandum, that whereas William de Derneford, knight, demised to Master Richard de Clifford the manor of Boscombe for life, and granted that Richard's executors after Richard's death should have the manor for ten years from the day of Richard's death, the said William acknowledged and granted to R. bishop of Bath and Wells and Philip Burnell, the bishop's nephew, his right and claim in the manor, so that after the end of the ten years aforesaid it shall revert to the bishop and Philip without claim or contradiction by William or his heirs.

1287.

Membrane 6d—cont.

William Cobat (?) acknowledges that he owes to Ralph de Hengham 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

MEMBRANE 5d.

March 16.
Westminster.

Peter de Malo Lacu, who is going to parts beyond sea by the king's licence, puts in his place Robert de Barthelby, clerk, in all suits for or against him, with power to make attorneys in his place.

John de Wauton acknowledges that he owes to Thomas le Charrun 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

William de Breghnock acknowledges that he owes to Ralph de Hengham 100s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

John Maude came before king, on Wednesday before St. Benedict, and sought to replevy to Thomas de Childwarton his lands in Childwarton and Appeleshaw, which was taken into the king's hands for his default before the justices of the Bench against Roger de Lekeford and Emma, his wife.

Ranulph son of Robert de Heylesdon acknowledges that he owes to Agnes, late the wife of Robert de Haylesdon, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Roger de Takele came before the king, on Saturday after St. Benedict, and sought to replevy to Master Ralph, parson of the church of Hopeton, his land in Hopeton, which was taken into the king's hands for his default against Katherine, late the wife of Richard Angot of Thelnytham. This is signified to the justices of the Bench.

Agatha, daughter of William Abbot, came before the king, on Tuesday the feast of the Annunciation, and sought to replevy her land in Bermundes[eye], which was taken into the king's hands for her default in the county [court] of Surrey against John de Fifhide. This is signified to the sheriff of Surrey.

March 26.
Westminster.

Reginald Hurel of Canterbury acknowledges that he owes to William de Ware, citizen of London, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent. Witness: Edmund, earl of Cornwall.

Godard Grapays came before the king, on Wednesday after the Annunciation, and sought to replevy to Margery, daughter of Godard Grapays, her land in Bermundiseye, which was taken into the king's hands for her default before the justices of the Bench against Richard da la Penne and Elicia, his wife. This is signified to the justices of the Bench.

The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Buckingham.

H. de Bohun, earl of Hereford.

Ralph Pypard.

Bartholomew de Enefeld.

The prior of the Hospital of St. John of Jerusalem in England.

Edmund, earl of Cornwall.

William de Valencia.

The abbot of Oseney.

1287.

Membrane 5d—cont.

Geoffrey de Billeston, Thomas de Mushull, Richard de Bradeleye, Hugh Attewodesende, Geoffrey le Colier, and Reginald Banastre came before the king, on Monday after Palm Sunday, and sought to replevy their land in Bradeleye, which was taken into the king's hands for their default against Elizabeth, late the wife of John de Bradeleye. This is signified to the justices of the Bench.

Richard Babbe and Legarda, his wife, came before the king, on the said day, and sought to replevy his land in the suburbs of Bristol, which was taken into the king's hands for his default against Walter de Fershagh and Christiana, his wife. This is signified to the justices of the Bench.

William de Neyrford, knight, acknowledges that he owes to Master Adam de Hales 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Fucher came before the king, on Tuesday the octave of the Annunciation, and sought to replevy his land in Bures, which was taken into the king's hands for his default against John Atteredene and Agnes, his wife. This is signified to the justices of the Bench.

Nicholas de Kyrkeby came before the king, on Tuesday after the Annunciation, and sought to replevy to Roger de la Quisine and Joan, his wife, their land in Hoton Rouf, which was taken into the king's hands for their default against John son of Thomas de Hoton. This is signified to the justices of the Bench.

Eustace de Hulle Deverel came before the king, on Thursday before Easter, and sought to replevy his land in Mildinton near Gillingham, which was taken into the king's hands for his default against Elias de Hulle. This is signified to the justices of the Bench.

William de Leybrok came before the king, on Monday after St. Ambrose, and sought to replevy to Henry le Clerk his land in Atherfeld, which was taken into the king's hands for his default in the king's court against Alice, late the wife of Robert de la Hale. This is signified to the justices of the Bench.

William son of Walter de Gayton and Walter de Geyton acknowledge that they owe to John Walraund of Berkamsted 20 marks; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Bartholomew de Gysors came before the king, on Tuesday after Easter, and sought to replevy to Robert de Basing' the latter's land in Gyngemounteny, which was taken into the king's hands for his default against Isolda, late the wife of Robert de Mounteny. This is signified to the justices of the Bench.

William de Turvill of Helmeden acknowledges that he owes to John de Monte Alto 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Buckingham.

Nicholas son of Walter le Chapeleyn of Northmimmes acknowledges that he owes to Master Thomas de Wamberge 1 mark; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Peter Ywon of Guldeford, Robert de Waldegrave of London, and Richard de Newerk of London acknowledge that they owe to Henry de Stratton, clerk, 9 marks; to be levied, in default of payment, of their lands and chattels in cos. Surrey and Middlesex.

1287.

Membrane 5d—cont.

Gilbert de Thornewton acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment, acknowledged by William de Holecote.

April 14. Peter le Clerk of Badue came before the king, on Monday the feast of Westminster. SS. Tiburtius and Valerian, and sought to replevy to Robert de Brues, the elder, the latter's land in Badewe, which was taken into the king's hands for his default against the abbot of Malden. This is signified to Ralph de Hengham. Witness: Edmund, earl of Cornwall.

Bartholomew de Gysors came before the king, on Wednesday after the octaves of Easter, and sought to replevy to Hervey de Estfeld the latter's land in Gyng Mounteney, which was taken into the king's hands for his default against Isolda, late the wife of Robert de Mounteny. This is signified to the justices of the Bench.

The prior of Gyng Tobye came before the king, on Wednesday after the octaves of Easter, and sought to replevy his land in Gynge Monteny, which was taken into the king's hands for his default against the aforesaid Isolda. This is signified to the justices of the Bench.

April 17. Master Robert de Belvero acknowledges that he owes to William de Westminister. Hamelton, clerk, 90l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham. Witness: Edmund, earl of Cornwall.

Alexander de Hatfeld came before the king, on Thursday after the octaves of Easter, and sought to replevy to the abbot of St. Albans and the prior of Hatfeld Peverel the advowson of the church of Assington, which was taken into the king's hands for the abbot's default before the justices last in eyre at Catteshale against John de Bosco and Andrew de Nevill. This is signified to the justices of the Bench.

April 18. Philip Pertrik of Estwode acknowledges that he owes to William de Hamelton, clerk, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness: Edmund, earl of Cornwall.

John Russell came before the king, on Thursday after SS. Tiburtius and Valerian, and sought to replevy to Ernulph de Munteny the latter's land in Haselingfeld, Elmeden, and North Mimmes, which was taken into the king's hands for his default in the king's court against Isolda, late the wife of Robert de Munteny. This is signified to the justices of the Bench.

Henry de Touthorp came before the king, on Saturday after the octaves of Easter, and sought to replevy his land in Stowe St. Mary, which was taken into the king's hands for his default against Hugh del Hull of Rouceby. This is signified to the justices of the Bench.

Cicely de Brgham (*sic*, for Brigham?) came before the king, on Saturday before St. George, and sought to replevy his land in Thweng and Swathorp, which was taken into the king's hands for her default against John de Melsa of Dringhou and Hawisia, his wife. This is signified to the justices of the Bench.

John de Langeton, clerk, acknowledges that he owes to Richard Guidichionis, Henry de Podio, and their fellows, merchants of Lucca, 100s.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

1287.

Membrane 5d—cont.

April 21. Constance de Morteyn acknowledges that she owes to Robert de
Westminster. Scardeburgh, clerk, 20 marks; to be levied, in default of payment, of her
lands and chattels in cos. Bedford and Huntingdon. Witness: Edmund,
earl of Cornwall.

April 22. Reginald de Bello Campo, knight, acknowledges that he owes to
Westminster. Stephen de Cornhull 7*l.* 5*s.* 0*d.*; to be levied, in default of payment, of
his lands and chattels in cos. Northampton and Buckingham. Witness:
Edmund, earl of Cornwall.

————— Jordan de Kendale acknowledges that he owes to Stephen de Cornhull
————— 9*l.* 12*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in
cos. Buckingham, Bedford, and Hertford.

Reginald de Bello Campo, knight, acknowledges that he owes to
Stephen de Cornhull 115*s.* 6*d.*; to be levied, in default of payment, of his
lands and chattels in cos. Northampton and Buckingham.

April 23. Thomas de Ulveskelf, Hugh le Clerk, William le Clerk of Hornington,
Westminster. John Odard of Bolton, William son of Julia de Grimiston, Alan de Kyrkeby,
Herbert de Ulleschelf, and Robert de Wetewong acknowledge that they
owe to Master Henry de Neuwerk, archdeacon of Richmond, 50 marks;
to be levied, in default of payment, of their lands and chattels in co. York.
Witness: Edmund, earl of Cornwall.

————— Philip de Newl[and] acknowledges that he owes to John de Attelberg,
————— clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in
co. Somerset.

Robert de Bardelby, clerk, acknowledges that he owes to Richard
Guidichon and Henry Podion and their fellows, of the society of the
Riccardi of Lucca 5 marks; to be levied, in default of payment, of his
lands and chattels in co. Devon.

Cancelled on payment.

John de Sutton acknowledges that he owes to Robert son of Walter 10*l.*;
to be levied, in default of payment, of his lands and chattels in co. Essex.

Henry de Berewyk acknowledges that he owes to the said Robert 10*l.*; to
be levied, in default of payment, of his lands and chattels in co. Essex.

Membrane 5d—Schedule.

John de Eyvill acknowledges that he owes to Richard Guydichonis and his
fellows, merchants of Lucca, 135*l.* 10*s.* 0*d.*; to be levied, in default of
payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de Tany acknowledges that he owes to John de Sutton 20*l.*;
to be levied, in default of payment, of his lands and chattels in co. Essex.

April 28. Roger de Shireburne of co. York acknowledges that he owes to Adam de
Westminster. Poterton, clerk, 50*s.*; to be levied, in default of payment, of his lands and
chattels in co. York. Witness: Edmund, earl of Cornwall.

————— Robert de Say acknowledges that he owes to John de Westle, saddler
————— (*cellario*), of London, 4*l.*; to be levied, in default of payment, of his lands
and chattels in cos. Cambridge and Essex.

1287.

Membrane 5d—Schedule—cont.

April 28. Ralph Cok of Pakgbesham (*sic*) acknowledges that he owes to William de Westminster. Hamelton, clerk, and Adam, his brother, 95 marks; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness: Edmund, earl of Cornwall.

April 30. Henry de Braylesford, son and heir of Sir Henry de B[r]aylesford, Westminster. acknowledges that he owes to William de Hamelton, clerk, 67*l.* 8*s.* 3*d.*; to be levied, in default of payment, of his lands and chattels in co. Derby. Witness: Edmund, earl of Cornwall.

Enrolment of release by Simon de Insula, son and heir of the late Sir Philip de Insula, to Robert Burnel, bishop of Bath and Wells, of his right in all his manor of Sparkeford, co. Somerset, with the advowson of the church of the manor, knights' fees, etc., which manor the bishop held of Simon for a term of years. Witnesses: Sir Hugh Lovel, Sir Roger de Mules, Sir Robert son of Payn, knights; Richard de Weston, William de Middleton, William de Hamelton, William de Holecote, clerks.

Memorandum, that Simon came into chancery at Westminster, on Wednesday the eve of SS. Philip and James, and acknowledged this deed, and quit-claimed the manor and advowson; and that William de Hamelton, clerk, the bishop's general attorney, acknowledged and granted in the bishop's name that he will restore the aforesaid deed to Simon if he pay to the archbishop 100 marks at the quinzaine of Michaelmas next.

Master Robert de Bekingham acknowledges that he owes to Master Adam de Fileby 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

May 2. William de Bliburgo, who is going to parts beyond sea by the king's Westminister. licence, attorned before the king in his place Simon de Bliburgo and John de Hustthweyt in all pleas, and the king, at William's instance, granted that Simon and John might make attorneys in their place, for one year. Witness: Edmund, earl of Cornwall.

May 3. William de Benteley, Ranulph de Alsop, Henry son of Thomas de Hopton, Westminister. Laurence son of Richard le Porter of Hopton, and Richard Spornecurteys of Hokenaston acknowledge that they owe to Roger le Wyne, Robert le Wyne of Penkeston, and Robert de Hassop, chaplain, executors of the will of Ralph le Wyne of Bauquell, 49 marks 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels in co. Derby. Witness: Edmund, earl of Cornwall.

May 3. William son of Ranulph atte Berne of Cleburi Mortimer came before the Westminister. king, on Saturday the Invention of the Holy Cross, and sought to replevy his land in Cleburi Mortimer, which was taken into the king's hands for his default in the king's court against Agnes, daughter of Nicholas le Pestur. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

John Engayne, the elder, acknowledges that he owes to Robert son of Walter 40 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Huntingdon.

Giles de Barnedon acknowledges that he owes to John de Totirneho 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

John de Wodecote came before the king, on Friday after the Invention of the Holy Cross, and sought to replevy to John son of Nicholas Russell his

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Membrane 5d—Schedule—cont.

land in Neubur[y], which was taken into the king's hands for his default against Edmund son of Walter de la Wodehouse. This is signified to the justices of the Bench.

Thomas Tuschet acknowledges that he owes to John de Folevile 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Ralph Perot acknowledges that he owes to Hugh de Jernemuta, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and Hertford.

Cancelled on payment.

William de Bello Campo, earl of Warwick, acknowledges that he owes to Baruncinus Walteri, Brunettus and Richard, his sons, and Opiso Malesardi, merchants of Lucca, 58 mark; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

May 10. John Burgulun, parson of the church of Badeslegh, acknowledges that he
Westminster. owes to Thomas de Capella, clerk, 4 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick. Witness: Edmund, earl of Cornwall.

May 9. Ela, countess of Warwick, acknowledges that she owes to William de
Westminster. Hamelton, clerk, 24 marks; to be levied, in default of payment, of her lands and chattels in co. Warwick. Witness: Edmund, earl of Cornwall.

Reginald de Bello Campo acknowledges that he owes to Robert le Venur 8 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

May 11. John de Suleye acknowledges that he owes to the prior and brethren of
Westminster. the Hospital of St. John of Jerusalem in England 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester. Witness: Edmund, earl of Cornwall.

Ralph son of William acknowledges that he owes to Baruncinus, Burnettus and Richard, his son, and Opisu Malzardi, merchants of Lucca, 7*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.—W. de Hamelton received the acknowledgement.

Cancelled on payment.

The prior of Wroxton acknowledges that he owes to Henry le Forester of Braybrok 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Marmaduke de Tweng acknowledges that he owes to Roger Crok 12 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Rythre acknowledges that he owes to William de Hamelton 60 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John le Sor acknowledges that he owes to Stephen de Cornhull 25 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Gloucester.

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Membrane 5d—Schedule—cont.

William de Cawode, chaplain, acknowledges that he owes to William de Hamelton, clerk, 52 marks; to be levied, in default of payment, of his lands and chattels in co. York.

For greater security William found John de Bokelaund, parson of a moiety of the church of Twenge, who constituted himself principal debtor, and granted that the debt shall be levied, in William's default, of his lands and chattels in that county.

Cancelled on payment.

John de Hastings acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England 120*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Patrick de Gurlay and Robert de Kyrketon acknowledge that they owe to Matilda de Benteleye 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master Robert de Fileby acknowledges that he owes to Walter de Welnok (*sic*), abbot of Westminster, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard Justin acknowledges that he owes to Peter Justin of Ouving 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Membrane 5d—Schedule, dorse.

Lewis de la Pole acknowledges that he owes to Thomas de Sancto Michael 100*s.*; to be levied, in the default of payment, of his lands and chattels in cos. Bedford and Salop. Witness: Edmund, earl of Cornwall.—W. de Hamelton received the acknowledgment.

Thomas Burt acknowledges that he owes to Robert Tibi 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of agreement made, on Saturday after the Ascension, 15 Edward, between the king and Sir Matthew son of John, knight, whereby the king grants to him the city of Winchester, the manors of Purstok, Estwod, Banstede, Neylaunde, Langeford, Geytington, his farms of Wycumbe and Cirencestre for life; doing therefor the service of a quarter of a knight's fee. Matthew grants to the king and queen the manors of Yalhampton, co. Devon, Stokes in Hamme, in the same county, Pwurthi, in the same county, Okeford, in the same county, Erlestok, co. Wilts, Aclaston, in the same county, Warblinton, co. Southampton, Huniton, in the same county, and Ivele, co. Gloucester. Witnesses: J. bishop of Ely, the treasurer; Philip de Wyleghby, chancellor of the exchequer; Peter de Cestria, provost of Beverley; John de Cobeham, William de Middleton, and William de Carleton, barons of the exchequer; Ralph de Hengham, Thomas de Weylaund, John de Luvetot, William de Burnton, Roger de Leycestria, Elias de Bekingham, the king's justices; Ralph de Sandwyco.

Ralph de Touny acknowledges that he owes to Bonruncinus Galterii, Burnellus and Richard, his sons, merchants of Lucca, 19 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1287.

Membrane 5d—Schedule, dorse—cont.

Nicholas de Clyburn, parson of the church of Bruham, acknowledges that he owes to William de Holecote, clerk, 30s.; to be levied, in default of payment, of his lands in cos. Westmoreland and Northampton.

Osbert Giffard acknowledges that he owes to Philip de Wilweby, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Dorset.

Robert de Burgate acknowledges that he owes to Bartholomew de Castello 100 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Gilbert le Gay came before the king, on Monday after St. Petronilla, and sought to replevy to Geoffrey de Langeleye the latter's land in Athreston, which was taken into the king's hands for his default before the justices of the Bench against Fulk de Lucy. This is signified to the justices.

The said Gilbert came before the king, on the same day, and sought to replevy to John de Langeleye the latter's land in Melcote, which was taken into the king's hands for his default before the said justices against Geoffrey de Langeleye.

June 3. Thomas de Verdon and Henry de Preers acknowledge that they owe to
Westminster. Master Robert de Fyleby 110 marks; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Northampton. Witness: Edmund, earl of Cornwall.

William son of Hugh de Hanewrth came before the king, on Wednesday after St. Petronilla, and sought to replevy to Richard son of William del Estwode and William son of Adam their land in Stanfeld, which was taken into the king's hands for their default against Richard de Stanfeld. This is signified to the justices of the Bench.

Nicholas de Vilers acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

June 11. William son of William de Parva Asseby came before the king, at
Westminster. St. Barnabas, and sought to replevy a third of a messuage and of 16 marks 6s. 8d. yearly of rent in Parva Asseby, which was taken into the king's hands for his default against Alice, late the wife of William de Parva Asseby. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Robert de Kirketon acknowledges that he owes to William de Secchevill 40s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert de Kelishill acknowledges that he owes to Robert de Scardeburgh, clerks, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

June 16. William le Botiler of Werington acknowledges that he owes to Hugh de
Westminster. Wyenna and Ingram de Hestruz 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Lancaster. Witness: Edmund, earl of Cornwall.

1287.

Membrane 5d—Schedule, dorse—cont.

Robert Ithryth came before the king, on Tuesday the feast of St. Botulph, and sought to replevy his land in Castle, which was taken into the king's hands for his default before the justices of the Bench against Roesia, late the wife of Reginald de Calfhull.

Ralph Unyun gives half a mark for an assize to be taken before J. de Met[ingham], E. de Bek[ingham], W. de Stirch[ley], and W. de Agm[undeham], and order is sent to the sheriff of Lincoln.*

[Cancelled.]

June 17.

Nicholas, baron de Stafford, acknowledges that he owes to Master Henry de Bray 40 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford. Witness: Edmund, earl of Cornwall.

Henry de la Sale of Mortelac and Henry le Fevre of Mortelac acknowledge that they owe to Hugh de Vienna, Ingram de Estrus, and Walter de Hertiland, executors of the will of Ralph de Dungun, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

William le Hoppere came before the king, on Monday before St. Barnabas, and sought to replevy to Richard Heved the latter's land in Ely, which was taken into the king's hands for his default against Henry le Paumer. This is signified to the justices of the Bench.

Adam de Osgotby acknowledges that he owes to Richard Guydichon and his fellows, merchants of Lucca, 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John son of Reginald acknowledges that he owes to Peregrine de Luk' and John le Graunt 14 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Ralph de Touny acknowledges that he owes to Deutettus Guillelmi, merchant of the queen of England, the king's mother, 15 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Giles de Flory acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 60 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Wilts.

William de Rothinges of Essex acknowledges that he owes to Henry de Lenn, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Robert Daft of Nottingham acknowledges that he owes to the prior of Charleye 20 marks 10s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Nicholas de Norhamptona acknowledges that he owes to William de Holecote, clerk, 17s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

* This has been enrolled on the Close Roll in mistake for the Fine Roll of this year, where it appears on Memb. 8.

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June 30.
Westminster.*Membrane 5d—Schedule, dorse—cont.*

Richard son of Richard de Salopia, clerk, acknowledges that he owes to Hugh de Oxonia, tailor, 8 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Southampton. Witness: Edmund, earl of Cornwall.

John Fachel acknowledges that he owes to Thomas Burnel 40 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Simon son of Guy acknowledges that he owes to Master John de Cravene, Master Simon de Baliden, Thomas de Brocton, and Philip de Everdon, executors of the will of William de Perton 27 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Margaret, late the wife of Edmund Pecche, acknowledges that she owes to Master Henry de Bray 21l. 8s. 6d.; to be levied, in default of payment, of her lands and chattels in co. Cambridge.

The said Margaret acknowledges that she owes to Robert Cristien 40s.; to be levied, in default of payment, of her lands and chattels in the aforesaid county.

Cancelled on payment.

Simon Basset of Sapecote acknowledges that he owes to Walter de Wottesdon 28 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Alan de Kneton acknowledges that he owes to Master Thomas the cook of Robert, bishop of Bath and Wells, 12s.; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas le Botiler of Rading' acknowledges that he owes to William Barage 100s.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Ralph de Berners, knight, acknowledges that he owes to John de Bauquell 20l.; to be levied, in default of payment, of his land and chattels in cos. Essex and Middlesex.

*Cancelled on payment.**Membrane 5d—Schedules.*

Mainpernors of John de Frivyle: William de Bockyng of [co.] Essex, William le Sponere of London, William de Gatisdene of London, Simon de Brok of co. Leicester, William de Bacham of [co.] Wilts, Nicholas de Overton [of co.] Huntingdon, Henry de Westmonasterio, keeper of the palace of Westminster. These mainperned the said John, who was arrested for a forged writ found with him, and they have day at the octaves of Michaelmas.

Sir Robert le Baylof, Sir German Hay, John de Hayton, William Blaungy, and Nicholas de Hayton mainperned Thomas de Hayton, clerk, to have him in chancery at Westminster at the chancellor's order, to answer there concerning the suing out of a certain writ of the king's. Witness: Edmund, earl of Cornwall, at Westminster, 2 May (no year given).

MEMBRANE 4d.

July 6. Richard Russel of Imworth acknowledges that he owes to Master James Westminster. de Mohun and the other executors of the will of Robert Aguillon 29l. 0s. 6d.;

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Membrane 4d—cont.

to be levied, in default of payment, of his lands and chattels in co. Surrey.
Witness: Edmund, earl of Cornwall.

William de Holecote acknowledges that he owes to William de Holecote, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

[Cancelled.]

Henry de Snelgard of Suthwyk acknowledges that he owes to John de Kenilworth 100s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Thomas Fete acknowledges that he owes to Roger de Marewrth 6 marks; to be levied, in default of payment, of his lands and chattels.

Roger Pychard acknowledges that he owes to Robert, bishop of Bath and Wells, the chancellor, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment, acknowledged by William de Hamelton, executor of the bishop's will. Witness the chancellor, at Westminster, 21 May, in the 22nd year.

Roger de Hetherley, chaplain, acknowledges that he owes to Reymund Baldewini, merchant of Bordeaux, 30s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John Giffard le Jeovne acknowledges that he owes to Geoffrey de Hambiry near Wichm' 8 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Henry le Tyes acknowledges that he owes to John Marmion of Chakinden 10l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Thomas de Berkeleye acknowledges that he owes to Roger de Hales, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Roger, vicar of the church of Hampton Meysi, and William de Leche acknowledge that they owe to John the chaplain of Feyrford 40s.; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

July 16.
Gloucester.

William de Sandhurst acknowledges that he owes to Reymund Baudewyn, merchant of Bordeaux, 51s.; to be levied, in default of payment, of his lands and chattels in co. Gloucester. Witness: Edmund, earl of Gloucester.

Nicholas de Aldithelegh acknowledges that he owes to William de la Haye, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment to Robert de Barthilby, attorney of the said William.

Roger de Mumbray acknowledges that he owes to Ralph, son of William, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Gilbert de Gaunt acknowledges that he owes to Master Walter de Gloucestria, archdeacon of York, 22 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1287.

Membrane 4d—cont.

Reginald Mamword acknowledges that he owes to Reymund Baudewyn 8*l.* 7*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

July 22.
Hereford.

Walter de Huntercumb acknowledges that he owes to Simon de Kyngeshemed 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford. Witness: Edmund, earl of Cornwall.

Nicholas, baron Stafford, acknowledges that he owes to Master Henry de Bray 23 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Philip de Darcy acknowledges that he owes to Laurence de Fenny Stratford and Richard de Derby 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Peter de Malo Lacu acknowledges that he owes to Truffinus de Spina, merchant of Florence, 60 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Walter de Huntcombe acknowledges that he owes to William de Everley 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Philip de Kyme acknowledges that he owes to Richard de Waldeshel 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Ros acknowledges that he owes to Richard de Waldeshel 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William de Bello Campo, earl of Warwick, acknowledges that he owes to Ruffinus de Spina and Cessinus Juncta, merchants of Florence, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Ranulph de Nevill acknowledges that he owes to John Luvel, the younger, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

To make this payment he found as surety John de Hodeliston, who constituted himself principal debtor, and granted that the debt shall be levied, in Ranulph's default, of his lands and chattels in co. York.

William de Evereus, lord of Lenhale, acknowledges that he owes to Walter de la Barre 14*l.* 3*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Hereford.

July 24.
Hereford.

Alice, late the wife of Adam de Brimfeld, acknowledges that she owes to Philip de Burle, clerk, 40*s.*; to be levied, in default of payment, of her lands and chattels in co. Hereford. Witness: Edmund, earl of Cornwall.

July 24.
Hereford.

John de Erdeshope, clerk, acknowledges that he owes to the prior of Llanthony Prima in Wales 60 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford. Witness: Edmund, earl of Cornwall.

1287.

Membrane 4d—cont.

Peter Gylemin of Lodelawe acknowledges that he owes to the prior of Llanthony Prima in Wales 105 marks; to be levied, in default of payment of his lands and chattels in co. Salop.

July 25.
Hereford.

Brian son of Alan acknowledges that he owes to William de Hamelton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Walter de Huntcumbe acknowledges that he owes to Roger de Drayton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Philip Burnel, Ralph Springehose and Henry de Praers acknowledge that they owe to William de Hamelton and William de Holecote, clerks, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.

Aug. 30.
Gloucester.

John Godewyne came before the king, on Saturday the morrow of the Decollation of St. John the Baptist, and sought to replevy his land in Farleye, which was taken into the king's hands for his default in the king's court against Hawisia, late the wife of John Godwine. Witness: Edmund, earl of Cornwall.

MEMBRANE 3d.

Enrolment of agreement made at Wigemor, on Sunday after St. James, 15 Edward, between Edmund de Mortuo Mari and Sir Peter de Malu Lacu that Peter shall stay with Edmund in the expedition of the war in Wales against Rhys, son of Mereduc, and his accomplices, the king's enemies (*malivolos*) and rebels, with ten barded (*coopertis*) horses appraised at a price, to wit a black one having one white foot, price 60 marks, another black horse, price 40 marks, another black horse with two white feet, price 30 marks, a tawney (*favo*) horse, price 20 marks, a bay horse, price 18 marks, an iron-grey (*ferranto*) horse, price 40 marks, a sorrel horse, price 18 marks, another bay horse, price 18 marks, a grey (*lyardo*) horse, price 18 marks, a piebald (*baucenno*) horse, price 14 marks, and a pony (*runcinus*), price 100*s.* In case Peter lose any or all of these horses in Edmund's service, the latter shall be bound to him for the price at which they were appraised, half thereof to be paid at the feast of the Purification next after the loss of the horses and the other half at Midsummer following. For greater security Edmund and Peter have alternately put their seals to this indented deed, and Edmund has acknowledged in chancery that he owes to Peter the money as aforesaid, and has caused the recognisance to be enrolled in chancery, and has granted that if the money be not paid at the terms stated, it shall be levied by the king's bailiffs of his lands, goods and chattels in co. Hereford and elsewhere and shall be paid to Peter. Dated at Wigemor, as above.

Memorandum, that Edmund came into chancery, and acknowledged the aforesaid deed.

Roger de Somery acknowledges that he owes to William de Hamelton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John de Moresden acknowledges that he owes to Hugh de Notingham, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

1287.

Membrane 3d—cont.

The prior of Kilpek acknowledges that he owes to John son of William de Bromfeld and Richard, his brother, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Aug. 15.
Gloucester

Geoffrey de Mamesfeld came before the king, on Friday the feast of the Assumption, and sought to replevy to Geoffrey de Burgo the latter's land in the suburbs of Leicester, which was taken into the king's hands for his default against Alice, late the wife of John Amice. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Aug. 18.
Gloucester

John de Pothow acknowledges that he owes to William de Hamelton, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln. Witness: Edmund, earl of Cornwall.
Cancelled on payment.

Enrolment of grant by Robert de Wyke to R. bishop of Bath and Wells of the marriage of John, son and heir of John de Turry, tenant in chief of William Belet, the custody of whose lands is in the king's hands, and also of the custody of the lands falling to John by right of inheritance, which marriage and custody the king granted to Robert. For which marriage and custody the bishop has satisfied him beforehand. Dated at Gloucester, on Sunday the feast of St. Bartholomew, 15 Edward.

Memorandum, that Robert came into chancery, and acknowledged the aforesaid deed.

Sept. 1.
Westminster.

Philip de Wodemanecote came before the king, on Monday after the Decollation of St. John the Baptist, and sought to replevy to John Blosme, Elias le Caretter, and Matilda la Bloye their land in Ronewelle, which was taken into the king's hands for their default against John son of William Macurneys. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Master Richard de Wendelingbiry acknowledges that he owes to Thomas de Capella, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Richard de Arundell acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 100l.; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Salop.—Gregory de Welinton received this recognisance by the order of W. de Hamelton.

John de Middilton acknowledges that he owes to Master Thomas de Seggefild 5 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The said John acknowledges that he owes to the said Master Thomas 10l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The said John acknowledges that he owes to Aubrey de Fiscampo 8l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Sept. 17.
Westminster.

Master Walter de Bestan acknowledges that he owes to William de Ebor[aco], clerk, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Kent. Witness: Edmund, earl of Cornwall.

Sept. 17.
Westminster.

Henry le Moyne came before the king, on Wednesday after the Exaltation, and sought to replevy a third of a messuage, of a mill and of a carucate of land to John de Bachampton in Soppelee, which was taken into the king's

1287.

Membrane 8d—cont.

hands for his default against Agnes, late the wife of John de Lymeseye. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

The said Henry came before the king, on the said Wednesday, and sought to replevy to John de Bakhampton the latter's land in Soppelee, which was taken into the king's hands for his default against Agnes, late the wife of John de Lymeseye. This is signified to the justices of the Bench.

Sept. 20.
Westminster.

Robert Spret came before the king, on Saturday the eve of St. Matthew, and sought to replevy to Richard de Lyuns and Emma, his wife, Ralph son of Ranulph de Astrop, and Willelma (*Wille'*), his wife, Hugh de Hynton and Matilda, his wife, their land in Adburbur[y], which was taken into the king's hands for their default against the abbot of Oseneye. This is signified to the justices of the Bench.

—————
Nicholas de Clyburn acknowledges that he owes to Richard de Berford, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Sept. 20.
Westminster.

Robert Spret came before the king, on Saturday the eve of St. Matthew, and sought to replevy to Richard de Lyuns and Emma, his wife, Ralph son of Ranulph de Astrop and Willelma (*Wille'*), his wife, Hugh de Hinton and Matilda, his wife, their land in Dunnestiwe, which was taken into the king's hands for their default against the abbot of Oseneye. This is signified to the justices of the Bench.

—————
William Brisebon of Hereford acknowledges that he owes to Baruncinus Walteri, Brunettus and Richard, his sons, merchants of Lucca, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.—W. de Hamilton received the acknowledgement.

Reginald Mamword of Hereford acknowledges that he owes to Baruncinus Walteri, Brunettus and Richard, his sons, merchants of Lucca, 46 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.—W. de Hamelton received the acknowledgement.

Cancelled on payment.

Ralph de Estrop came before the king, on Monday the feast of St. Michael, and sought to replevy his land and that of Willelma (*Wille'*), his wife, Richard de Lyuns and Emma, his wife, Hugh de Hinton and Matilda, his wife, in Dunes Tywe, which was taken into the king's hands for their default against the abbot of Oseneye. This is signified to the justices of the Bench.

Oct. 2.
Westminster.

Simon Basset of Haddon acknowledges that he owes to William de Hamelton, clerk, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Enrolment of grant by Miles de Hastings, knight, to Sir William de Hamelton, clerk, for life, of his manor of Stokgoldington, co. Bucks, with the advowson of the church, knights' fees, etc.; rendering therefor to Miles a rose at Midsummer yearly. For this grant William gave him 200 marks beforehand as a gressom (*in gersuman*). Witnesses: Sir William de Nodariis, Sir John le Lou, knights; Ralph de Tothale, Roger son of John, John de Merewell, Roger, his brother, William de Mortuo Mari. Dated on Thursday after Michaelmas, 15 Edward.

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Membrane 3d—cont.

Memorandum, that Miles came into chancery at Westminster, on Friday after Michaelmas, and acknowledged the aforesaid deed, and that Miles de Hastings, his kinsman and heir, also came and granted the gift aforesaid.

Enrolment of confirmation of the aforesaid grant by Miles de Hastings, kinsman and heir of Sir Miles de Hastings', knight. Witnesses as above. Dated on Saturday after Michaelmas, 15 Edward.

John son of Henry Wade acknowledges that he owes to Master Geoffrey Wade 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Southampton.

Nicholas de Stanes acknowledges that he owes to Richard de Bussy 5 marks 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Miles de Hastings' acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Oct. 5.
Westminster.

James de Plumstede came before the king, on Sunday after Michaelmas, and sought to replevy the land of Edmund Prallyng in Manyngton, which was taken into the king's hands for his default against Walter Tyrel and Hugh Tyrell of Manyngton. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Oct. 6.
Westminster.

Agnes, late the wife of Peter de Redleye, came before the king, on Monday after Michaelmas, and sought to replevy her land in Terlynge, which was taken into the king's hands for her default against Sabina, late the wife of Nicholas le Marchal. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Memorandum, that John Lestrangle (*Extraneus*), son and heir of Robert Lestrangle (*Extranei*), deceased, tenant in chief, came into chancery at Westminster, on Tuesday before St. Dionysius, and acknowledged that his marriage belonged to R. bishop of Bath and Wells, the chancellor, and granted that if he marry without the bishop's licence, so that he shall not have agreed (*gratum suum non fecerit*) with him for the marriage, he shall be bound to the bishop and his executors in the forfeiture and value of his marriage.

Membrane 3d—Schedule.

Partly faded letter in French from Gregory [de Welinton] to William de Hamelton relating to the receipt of the recognisance of Richard [de Arundell], above, page 487.

MEMBRANE 2d.

Oct. 5.
Westminster.

Richard de Kyneburn, chaplain, acknowledges that he owes to Master Robert de Gloucestra, clerk, 86 marks 17s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

For payment hereof Richard found as sureties John de Scoteney, John de Mulyng of Horton, William son of Adam de Horton, Hugh le Clerk of Horton, Thomas Burnell, Henry de Salle, and Richard Randolph, who acknowledged the debt and constituted themselves principal debtors, and

1287.

Membrane 2d—cont.

granted that it shall be levied, in Richard's default, of their lands and chattels in co. Buckingham. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Enrolment of agreement made, on Friday the morrow of St. Denys 15 Edward, between Richard Russel of Imewrth and Matilda, his wife, late the wife of Reginald de Imeworth, on the one part, and Sir John de London[ia], on the other, witnessing that Richard and Matilda have sold and demised to John the wardship and marriage of John, son and heir of the said Reginald, with the manor of Adyntone, which is of military fee, to be delivered forthwith to Sir John, and two parts of the manors of Imesworth and Adyntone [to be delivered] immediately the heir attain the age of sixteen, a third thereof being retained in name of dower. Richard and Matilda have promised and taken oath that they will not alienate or demise from the heir or from Joan, who is to be married to the heir, Matilda's manors of Brettesgrave, Colesdene, and Esshere Watevile, or whatever may descend to her by right of inheritance. For this grant Sir John paid them 30*l.* beforehand, and will pay to them 20*l.* at St. Andrew's next and 50*l.* at Midsummer following. Dated at Westminster, on Friday the morrow of St. Denys.

Memorandum, that Richard and Matilda came into chancery at Westminster, on Saturday the feast of St. Ethelburga, and acknowledged the aforesaid deed, and that John came into chancery, on the same day, and also acknowledged the deed, and granted that the aforesaid money shall be levied, in default of payment, of his lands and chattels in co. Berks.

Peter de Genevile acknowledges that he owes to John de Berewik and Henry de Gouiz 20 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Oct. 12. Laurence de Sancto Michaele acknowledges that he owes to R. bishop of Westminster. Bath and Wells, the chancellor, 264 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford. Witness: Edmund, earl of Cornwall.

John Moriz acknowledges that he owes to Peter de Coudrey 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Buckingham.

Ralph Perot acknowledges that he owes to Walter de Felstede and William, his brother, executors of the will of Joan Perot, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Fulk son of Warin acknowledges that he owes to Adam de Clare, clerk, 5 marks 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Henry de la Legh acknowledges that he owes to William de Holecote, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Richard de la Wathe acknowledges that he owes to Master Adam de Crokedayk 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

1287.

Membrane 2d—cont.

Robert de Nevill acknowledges that he owes to Master Henry de Bray, clerk, 20*l.*; to be levied, in default of payment, of his land and chattels in co. Northampton.

Cancelled on payment.

Master Robert de Stafford acknowledges that he owes to the prior of Stanes of co. Stafford 10 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.

Geoffrey de Gernemuta acknowledges that he owes to Master William Passemere, parson of the church of Hertele, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Cristofre of Yeldistowe acknowledges that he owes to John Gentily 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Cancelled on payment.

Robart Ales acknowledges that he owes to Richard de Bussy 8 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Roger Crok acknowledges that he owes to William de Holecote, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

William de Hastingh' of co. Sussex acknowledges that he owes to Alan de Holquete, citizen of London, 55*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John le Sore acknowledges that he owes to William de Eppewell 15 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

William de Skotton acknowledges that he owes to John de Brayton, clerk, 14*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Peter de Coudrey acknowledges that he owes to Richard Guidich[on], Henry de Poy, and Matthew Rugepeyll, and their fellows, merchants of Lucca, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Fulk de Lucy of Cherlecote acknowledges that he owes to Baroncynus Walteri, Brunettus and Richard, his sons, merchants of Lucca, 30*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels.

Henry de Deynsinge acknowledges that he owes to Matilda de Killevedene 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William Paynel acknowledges that he owes to John Cole 15*l.* 16*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Sussex and Wilts.

Cancelled on payment.

Ralph son of William acknowledges that he owes to Bonruncinus Galterii 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

1287.

Membrane 2d—cont.

William de la Brochole acknowledges that he owes to Ralph son of William 15 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

The abbot of Vale Royal acknowledges that he owes to J. archbishop of York 300 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Note of payment of 200 marks, acknowledged by William de Thornton, the archbishop's attorney, and William de Hamelton.—Cancelled on payment, acknowledged by the archbishop in person.

German Hay acknowledges that he owes to William de Candlesby, parson of the church of Walteham, 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

Gilbert de Appeldorefeld acknowledges that he owes to William de la Chaumbre 6 marks; to be levied, in default of payment, of his lands and chattels.

Nicholas de Kyrkeham acknowledges that he owes to Walter de Finchingfeld 8l. 15s. 2d.; to be levied, in default of payment, of his lands and chattels in co. Devon.

Owen son of Griffin ab Wenunwen acknowledges that he owes to William de Hamelton, clerk, 10 marks 4s. 6d.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

The abbot of Colecestre acknowledges that he owes to Robert, bishop of Bath and Wells, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 28.

Hugh le Rous acknowledges that he owes to Margaret Pecche 4 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge. Witness: Edmund, earl of Cornwall.

Sibyll, late the wife of John de Vallibus, puts in his place William de Bekles and William Norman to receive her dower of John's hands.

Petronilla, daughter of the said John, puts in her place the said William and William to receive her purparty of John's lands.

Robert de Scales acknowledges that he owes to Baruncinus Galteri and Brunettus and Richard, his sons, merchants of Lucca, 32 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Henry de Wylesworth acknowledges that he owes to William de Hamelton, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Membrane 2d—Schedule.

Letter from H. de Bray to Sir John de Langeton, notifying that Sir Robert de Nevyl has paid to him 20l. due to him by a recognisance made in chancery in Michaelmas term last, and he discharges Sir Robert of this sum by the presents, and requesting Sir John to do what pertains to Sir Robert's security in the premises. Dated at Smethfeld, 25 May, 16 Edward. French.

1287.

Nov. 2.
Westminster.

MEMBRANE 1d.

Ralph son of William, knight, acknowledges that he owes to Baruncinus Walteri, Brunettus and Richard, his sons, merchants of Lucca, 19 marks; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Memorandum, that John Sparwe, whom William de Monte Revelli attorned in his place by his letters patent to receive the debts due to him in England, came into chancery, on Sunday the morrow of All Saints, and acknowledged that he had received from John de Briddesthorn 53*l.* for Michaelmas term, in the fifteenth year of the reign, for the manors of Blockesham, Grendon, Wamberge, and Hildeslegh, which belonged to Almaric de Sancto Amando, deceased, and which John de Briddesthorn holds of William's demise, of which sum John Sparwe will acquit John de Briddesthorn against William.

John le Mareschal of Canounes Hessheby acknowledges that he owes to Master Henry de Bray 40 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Ralph de Touny acknowledges that he owes to Roger Crok 21 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

The said Ralph acknowledges that he owes to Adam de Clare, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Roger de Monte Alto acknowledges that he owes to John de Valentinis 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Picot and Peter Picot acknowledge that they owe to Henry de la Porte of St. Albans 74*s.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Hertford.

Nicholas de Kirkeham acknowledges that he owes to Walter de Finchingfeld 37*s.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Enrolment of agreement made between William le Goys and Master Robert de Fileby, whereby William grants to Robert for life all the lands that he had in the town of Dokesworth, except the advowson of St. Peter's church, to wit the lands that Robert previously had of William at ferm for ten years by indented deed made between them and enrolled before the justices, rendering therefore 8 marks yearly. As Robert has satisfied William beforehand for the rent for ten years from St. Nicholas, 15 Edward, for which period William acquits him, William grants that if Robert dies within that period, his heirs, executors or assigns shall hold the lands until the end of that term. William also grants that Robert's executors or assigns may remove at their will all Robert's goods found in the lands at his death and at the end of the first of the aforesaid years, and that the corn then sown shall remain to them to be removed in the following autumn. He also grants that all the lands shall remain to Robert or his assigns until he or they shall be satisfied for any damages, grievances, and expenses sustained through failure of warranty of William or his heirs by

1287.

Membrane 1d—cont.

the decision (*consideracionem*) of approved and lawful men of the neighbourhood. Robert grants to William power to enter and distrain for the ferm if then unpaid. Witnesses: Sir John Aubernoun, knight, Sir Henry de Lacy, knight, Ralph de Dokesworth, Tristram de Hingeston, Ranulph de Sprottesford, William le Mazon of Hingeston, William Hardel of Whittlesford.

Memorandum, that William and Robert came into chancery, on Wednesday after All Saints, and acknowledged the aforesaid deed.

John de Mortuo Mari acknowledges that he owes to Roger Crok of London 18 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

William Mowyn acknowledges that he owes to William de Holecote 40s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Richard son of John acknowledges that he owes to Ranulph, vicar of the church of Est Grenewich, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

John son of Reginald son of Peter acknowledges that he owes to the executors of the will of Reginald son of Peter 23*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John Engayn, the younger, acknowledges that he owes to Baruncinus Galterii, Brunettus and Richard, his sons, merchants of Lucca, 23 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Walter de Wykes acknowledges that he owes to brother William de Hanle, prior of the Hospital of St. John of Jerusalem in England, 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The abbot of Lillishull acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 25 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment, acknowledged by W. de Ham[elton], one of the executors of the bishop.

The prior of Birkheved acknowledges that he owes to Ralph de Hengham 34 marks: to be levied, in default of payment, of his lands and chattels in co. Chester.

Roger de Monte Alto acknowledges that he owes to Ducheus Gerardus and Truffinus de Spina 31 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

William de Becles, clerk, acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Roger Lestrangle (*Extraneus*) acknowledges that he owes to Hugelin de Lucca and his fellows, merchants of the society of the sons of Bettrus, 25*l.*; to be levied, in default of payment, of his lands and chattels in cos. Bedford and York.

1287.

Membrane 1d—cont.

Joan, late the wife of John de Bohun, acknowledges that she owes to Robert, bishop of Bath and Wells, 10*l.*; to be levied, in default of payment, of her lands and chattels.

Cancelled on payment.

Alice, late the wife of Robert de Everingham, acknowledges that she owes to Roger de Beltoft and the other executors of Robert's will, 91*l.* 6*s.* 8*d.*; to be levied, in default of payment, of her lands and chattels in co. York.

Memorandum, that the executors granted in chancery that the aforesaid sum shall not be levied unless [she fail to enable] the sheriff of York to answer at the exchequer for the debts due from Robert at his death to the king.

Thomas de Ellesworthe acknowledges that he owes to Ralph de Whadden 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Fulk de Lucy acknowledges that he owes to Master Henry de Bray, clerk, 60 (?) marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Alice, late the wife of Robert de Everingham acknowledges that she owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

The said Alice acknowledges that she owes to Adam de Osgoteby, clerk, 40*s.*; to be levied, in default of payment, of her lands and chattels in co. York.

Enrolment of release by Emma, late the wife of John de ss * near Wallyngford to Simon de Kensyngton of her right in 12 acres of land and half an acre of land in Kensyngton, co. Middlesex, which belonged to John de Ely, her father. Witnesses: Laurence de S, William le Jevene of Fulham, Sir Henry de Kendal, Sir William de Burleye (?), John (?) Osemund, Gerin Lindraper, Richard de Keleshelle, John de Bernwelle, Simon

[Nov.] 19(?)
Westminster.

William Holtfast (?), Thomas Wither, Nicholas le Mercer (?), Robert Payn, Alan de Imbeham (?), and William atte Barre came before the king, on Wednesday after St. Edmund the archbishop, and sought to replevy their land in Chudingefeld, which was taken into the king's hands for their default against Eleanor, late the wife of Robert le Bel. This is signified to the justices of the Bench. Witness: Edmund, earl of Cornwall.

Simon de Catesfeld (?), Robert de la Dyklond, Richard de Keynes, and William de La ham came before the king, on Wednesday after the said feast, and sought to replevy their land in Cattesfeld (?), which was taken into the king's hands for their default against Eleanor, late the wife of Robert le Bel.

* Perhaps *Kromersse*. It is very much abraded, and nothing is legible except the ss and apparently the first r.

16 EDWARD I.

1287.

MEMBRANE 10.

Nov. 21.
Westminster.

To Master Henry de Bray, escheator this side Trent. Notification that the king has committed to Ralph de Heyham and John, his brother, heirs of Master Ralph de Fremingham, tenant in chief, the manor of Fremingham and other lands whereof Master Ralph was seised at his death in his demesne as of fee, which the king caused to be taken into his hands for certain reasons, so that they may cause them to be tilled and sown and kept, until a month from Easter next, when they shall restore them to the king, unless he satisfy them by exchange or otherwise therefor, and order to deliver them to Ralph and John. Witness : Edmund, earl of Cornwall.

To the sheriff of York. Order to cause the prior of Helagh Park to have seisin of a toft and eighteen acres of land in Tockewyth that Thomas Warde of Tockewyth, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of the prior, and that the township of Tockwyth ought to answer to the king for the year and day thereof.

Nov. 24.
Westminster.

To the treasurer and barons of the exchequer. Order to discharge Peter de la Mare, constable of Bristol castle, of 600*l.* of the fine that the community of the town of Bristol lately made with the king for a trespass committed by them and of the 200 marks at which four men of that town were taxed *per capita* by the king's order, as Peter paid 600*l.* thereof to John de Havering', supplying the place of the justice of Wales, John de Bevelar', and Master Richard de Abingdon, then chamberlain of Kaernarvan, in the thirteenth and fourteenth years of the reign, to wit to John de Havering' 200*l.*, John de Bevelar' 100*l.* and Richard 300*l.*, in order to do therewith what the king had enjoined upon them. Witness : Edmund, earl of Cornwall.

By bill of the exchequer.

To the same. Order to cause the said constable and John Martyn and Geoffrey de Godeshalle to be discharged of 7*l.* assessed upon John and Geoffrey by reason of a fine that the community of Bristol made with the king for a trespass, as the king has pardoned John and Geoffrey in consideration of their good service and of the loss of a ship of theirs by the tempest of the sea, receiving from the constable the king's writ of precept whereby he made the pardon.

By bill of the exchequer.

Nov. 23.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Sibyl, late the wife of John de Vallibus, tenant in chief, the manors of Holt Cleye and Houcton, co. Norfolk, which belonged to John, as the king has committed them to her in *tenencia* until St. Hilary next, unless he cause other order to be taken. Witness : Edmund, earl of Cornwall.

Nov. 27.
Westminster.

To the justices of the Bench. Order not to vex Hagin de Webbeleye and Floria, his wife, contrary to the custom of the Jewry and the liberties granted to the Jews of the realm by the king's progenitors and hitherto used, since Jews, as they know, ought not to plead or answer before any judges except the justices appointed for the custody of the Jews for anything touching the king's Jewry. Witness : Edmund, earl of Cornwall.

1287.

*Membrane 10—cont.*Nov. 24.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to William de Ros and Matilda, his wife, daughter of John de Vallibus, the manor of Whitewelle, with the homages and services of the free-tenants and customary-tenants of Hacford, except a portion of the market of Repham pertaining to the said manor, which was taken into the king's hands by reason of the death of the said John, as the king learns by inquisition taken by the escheator that John in his lifetime enfeoffed Matilda of the premises, to have and to hold to her and the heirs of her body, and that William de Ros, who afterwards married her, and she demised the manor with the homages and services aforesaid to John for the term of his life. Witness : Edmund, earl of Cornwall.

To the same. Order to permit the said William and Matilda and Petronilla de Vallibus, her sister, the daughters and heiresses of John de Vallibus, to enter the lands whereof John was seised in his demesne as of fee, in order to till and sow the lands until the quinzaine of St. Hilary next, so that their purparties thereof may be made, if they consent, in the meantime and so that they may do and receive before the king and his council what the council shall cause to be ordained. Witness : Edmund, earl of Cornwall.

Dec. 4.
Westminster

To Thomas de Normanvill, escheator beyond Trent. Order to permit Isabella de Fortibus, countess of Albemarle, to hold until otherwise ordered the knights' fees that belonged to William de Fortibus, earl of Albemarle, her late husband, which were assigned to her in dower by the king when he had the custody of the lands that belonged to the earl by the late king's grant, so that the king, when more fully certified as to the said assignment, may resume the fees into his hands and may again assign dower thereof to the countess if it shall seem fit. Witness : Edmund, earl of Cornwall.

The like to Master Henry de Bray, escheator this side Trent.

To the sheriff of Salop. Order to deliver John le Muner of Schipton, imprisoned at Shrewsbury for the death of Roger le Girrans of Staunton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John is not guilty of the said death.

Dec. 8.
Westminster

To Master Henry de Bray, escheator this side Trent. Order to cause Richard son of John son of Alan, tenant in chief, to have seisin of his father's lands, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

Dec. 4.
Westminster

To the sheriffs of London. Whereas the king lately ordered them to attach Donelinus Junge, late the bailiff of James de Bello Campo, for the arrears of his account, so that they should have his body in the husting of London at a certain day to render to James his account, it was not the king's intention that Donelinus should be committed to Neugate prison if he could find security to render the account according to the tenor of the king's writ, which security Donelinus has offered them, and they have refused to take it: as Guy Bonaventure, Clarus Felyng, Gerard de Florencia, Peter le Especer, John de la Garderobe, and Richard de Stanford, merchants of London, have mainperned to have Donelinus before the justices of the Bench in the octaves of St. Hilary to render the account aforesaid, the king orders the sheriffs to cause Donelinus to be released from that prison by this mainprise. Witness: Edmund, earl of Cornwall.

Membrane 10—cont.

1287.

Dec. 7.
Westminster.

To the sheriff of York. Order to deliver Alexander le Mercer, imprisoned at York for the death of John son of Robert de Gigeleswyk, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Geoffrey Aguillon, William de Sancto Quintino, John de Melsa, and Peter de Rotherfeld, justices appointed to deliver York gaol, that Alexander slew John in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to John de Hastings the manor of Hippele, to be held in name of custody, so that if any one claim right in the custody, the king may resume the manor into his hands and exhibit justice, as the king learns by inquisition taken by the escheator that Henry Hubaud, deceased, held the manor of John by the service of one knight's fee, so that the custody thereof pertains to John.

Dec. 25.
Berkhampstead.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause twenty-five live bucks to be taken in Windsor forest, and to cause them to be carried to London, so that he shall have them there on the morrow of St. Hilary next, to do therewith what shall be enjoined upon him by J. bishop of Ely, the treasurer, on the king's behalf. Witness: Edmund, earl of Cornwall.

The like to the constable of Odiham castle to cause twenty live does to be taken in the park of Odiham.

Dec. 29.
Berkhampstead.

Benedict de Barton, imprisoned at Lincoln for the death of Richard de Bevercotes, wherewith he is charged, has letters to the sheriff of Lincoln to bail him.

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Jan. 2.
Westminster.

Juliana Redhed and Robert and Stephen, her sons, imprisoned at Rypon for the death of Robert de Myton, wherewith they are charged, have letters to the sheriff of York to bail them. Witness: Edmund, earl of Cornwall.

Jan. 15.
Westminster.

Constantine de Cumbresdale, imprisoned at La Rose for the death of John Legat, wherewith he is charged, has letters to the sheriff of Cumberland to bail him. Witness: Edmund, earl of Cornwall.

Jan. 22.
Westminster.

To the sheriff of Derby. Order to certify the king of the names of twelve men who shall mainpern to have Roger de Somerville, imprisoned at Warwick for the death of Michael Thomas Knave, slain at Engelby, co. Derby, before the justices at the first assize in that county if any one wish to speak against him, so that the king may cause him to be delivered from the said prison, as he learns by inquisition taken by the sheriff that Roger slew Michael in self defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

Jan. 20.
Westminster.

To the sheriff of Westmoreland. Order to cause Ingeram de Gynes and Christiana, his wife, to have seisin of a messuage and of 12½ acres of land in Stirkelauud Ketel that Thomas de Kentemer, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Thomas held them of Ingeram and Christiana, and that the township of Stirkelauud Ketel is bound to answer to the king for the year and day.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Eleanor, late the wife of William de Ferariis, tenant in chief, the manors of Stubbings and Wodeham Ferers, which belonged to William, as the king has assigned them to her to hold in *tenencia* until he shall cause dower to be assigned to her.

1288.

MEMBRANE 9.

Jan. 24.
Westminster.

To Reginald de Grey, justice of Chester. Order to deliver to the abbot and convent of Vale Royal, out of the ferm of his bailiwick, two tuns of wine of the king's right prise for the fourteenth and fifteenth years of his reign, for the yearly tun of wine granted to them from the prise in the city of Chester for the celebration of divine service in the monastery aforesaid. Witness: Edmund, earl of Cornwall.

Jan. 26.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause John son and heir of Ralph Musard, tenant in chief, to have seisin of his father's lands, as the king has taken his homage. Witness: Edmund, earl of Cornwall.

The like to Thomas de Normanvill, escheator beyond Trent.

Jan. 27.
Westminster.

To the keeper of the forest of Dene. Order to cause Queen Eleanor, the king's mother, to have in that forest, where it may be done most conveniently, timber and rods for the repair of her weir at Gloucester. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to discharge Edmund, earl of Lancaster, the king's brother, of the issues of Matlak, Underwod, and Bradewell, and of the demesnes, hamlets, mines, ferries (*passagiorum*), fairs, markets, view of frank-pledge, and other things pertaining to the manors of Wirksworth and Essheburn and the wapentake of Wirksworth, co. Derby, from 10 November, in the seventh year of the reign, when the king granted to him the said manors and wapentake in exchange for the counties and castles of Kermerdin and Cardigan and all the lands that Edmund had in those counties, as the king afterwards, because Matlak, Underwod, and Bradewell, which are members of the said manors and wapentake, with other the said demesnes and hamlets, iron and lead mines, ferries, fairs, markets, view of frankpledge, and other things that are of the appurtenances of the manors and wapentake and which the king granted to his brother with the manors and wapentake, were not specified in the king's charter, caused these members, with the demesnes, hamlets, mines, ferries, fairs, markets, view of frankpledge and other appurtenances of the manors and wapentakes to be testified, specified and granted by his letters patent at the instance of his brother.

Feb. 3.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause Richard de Arundell, son and heir of John son of Alan, tenant in chief, to have seisin of his father's lands, as the king has taken his homage. Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Alice, late the wife of Robert de Everingham, tenant in chief, from Robert's lands in Erdeslawe.

Feb. 6.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the prior of Coventre to be acquitted of 100 marks by which he made fine with the king for the service of two knights' fees that he acknowledged to the king for his army of Wales, in the tenth year of his reign, as the prior paid this sum into the king's wardrobe at Rothelann to Master William de Luda, keeper of the same, to wit 50 marks on the morrow of St. Peter ad Vincula, in the said year, and 50 marks on Sunday after Michaelmas in the same year, as appears by the king's letters patent in the prior's possession. Witness: Edmund, earl of Cornwall.

Peter Wype, imprisoned at Norfolk for the death of John Sirich of Tunsted, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

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*Membrane 9—cont.*Feb. 7.
Westminster.

To the sheriff of Devon. Order to cause Thomas, parson of St. Leonard's church, to have seisin of a messuage in the town of St. Leonard's that Alvred de la Porte, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that the messuage has been in the king's hand for a year and a day and that Alvred held it of Thomas, and that Thomas de Pyn ought to answer to the king for the year and day.

Feb. 8.
Westminster

To Master Henry de Bray, escheator this side Trent. Order not to intermeddle further with 11*l.* 9*s.* 2*d.* yearly of land and rent in the town of Sprouton, which is in the king's hands by reason of the death of Roger Luveday, as the king learns by inquisition taken by the escheator that Roger held the land and rent of Edmund, earl of Leicester, by the service of one knight's fee, and it does not appear to the king that Roger held anything of him in chief except of the honour of Peverel, in the king's hands. Witness: Edmund, earl of Cornwall.

Like order to the same concerning 63 acres of land in Somersham, Ofterton, and Elmesete, as the king learns by inquisition taken by the escheator that the said Roger held them of John de Baa.

Feb. 10.
Westminster.

To the justices appointed for the custody of the Jews. Moses de Horndon and Swetecota, his wife, Jews of London, have shown the king that whereas Swetecota is not a Christian and was never baptized, certain of her enemies, maliciously feigning that she had been baptized between the two battles of Lewes and Evesham, have defamed her concerning this, to the damage and grievance of her and Moses: the king orders the justices to enquire the truth in this matter by Christians and Jews, according to custom, and if they find that Swetecota was not baptized, to cause Moses and her to have peace in this matter, according to the duty of their office. Witness: the earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to cause Richard son and heir of Richard de Turbervill to have seisin of the lands that his father held by knight service of Richard son of Alan, lately a minor in the king's wardship, as the king has taken the said Richard son of Richard's fealty for the lands. Witness: Edmund, earl of Cornwall.

Feb. 16.
Westminster.

To the sheriff of Sussex. Order to cause a man of the city of Chichester, in whose fealty and industry the king can trust, to keep the king's new custom in that city in place of Roger Ploket, deceased, whom the king lately appointed. Witness: Edmund, earl of Cornwall.

Feb. 27.
Westminster.

Robert le Hunte and Thomas le Hunte, imprisoned at Guldeford for the death of William de Shagh, wherewith they are charged, have letters to the sheriff of Surrey to bail them. Witness: Edmund, earl of Cornwall.

Meliora de Hendrewalla, William de Trelay, and Walter Beneyt, imprisoned at Launceton for the death of Reginald de Hendrebornek, whereof they are appealed, have letters to the sheriff of Cornwall to bail them.

March 1.
Westminster.

To the sheriff of Cornwall. Order to restore to Bartholomew son of Hervey de Penren, clerk, his goods and chattels, which were taken into the king's hands upon his being charged with homicide before Roger de Inkepenn and his fellows, justices appointed to deliver the gaol in that county, as he has purged his innocence before P. bishop of Exeter, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

1288.

Membrane 9—cont.

March 3. To Master Henry de Bray. Order not to intermeddle further with the
Westminster. lands that belonged to Almaric Pecche, as the king learns by inquisition taken by the escheator that Almaric at his death held nothing of the king in chief whereby the custody of his lands ought to pertain to the king. Witness: the earl of Cornwall.

To the same. Order to cause dower to be assigned to Margaret, late the wife of Peter de Staunton, tenant by knight service of Dionisia, daughter and heiress of William de Monte Canisio, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence.

To the sheriff of Cumberland. Order to deliver Stephen de Merghanby, imprisoned at Carlisle for the death of Laurence de Merghanby, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Stephen slew Laurence in self-defence and not by felony or of malice aforethought.

MEMBRANE 8.

March 7. John Fryday, chaplain, imprisoned at Brambre for the death of Richard
Westminster. le Cole, wherewith he is charged, has letters to the sheriff of Sussex to bail him. Witness: Edmund, earl of Cornwall.

March 11. John le Ayr of Gomersale, imprisoned at York for the death of Jordan
Westminster. son of Michael de Floketon, wherewith he is charged, has letters to the sheriff of York to bail him. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of Roger de Colevill, tenant of the king as of the honor of Albemarle, 40*l.* yearly of land from Roger's lands, as the king has committed that value to her to be held in *tenancia* until the quinzaine of Easter next, so that the king may then cause dower to be assigned to her.

March 16. Henry atte Cherche and Henry son of Henry atte Berton, imprisoned at
Westminster. Winchester for the death of Thomas le Hert of Chauton, wherewith they are charged, have letters to the sheriff of Southampton to bail them. Witness: Edmund, earl of Cornwall.

March 22. To the sheriff of Stafford. Order to deliver Henry de Severle, imprisoned
Westminster. at Stafford for the death of Richard son of William Aleyn of Foleford, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by Robert Corbet and his fellows, justices to deliver Stafford gaol, that Henry slew Richard in self-defence and not by felony or of malice aforethought.

March 28. Jordan de Stenerdale, Reginald de Stenerdale, John de Paddeley, William
Westminster. de Wolvelowe, Giles de Paddeleye, William, his brother, William son of John Aleyn, John Aleyn of Feyrfeld, Thomas de Cowdale, Robert de Cowdale, Henry de Paddeleye, Richard son of Walter de Feirfeld, Richard son of Elias de Feyrfeld, William son of Richard son of Elias, John son of Thomas de Coudale, Richard Pekemon, and John de Smaleleyes, imprisoned at Nottingham for the death of Adam de Charrecrowe, wherewith they are appealed, have letters to the sheriff of Nottingham to bail them. Witness: Edmund, earl of Cornwall.

1288.

*Membrane 8—cont.*April 5.
Westminster.

To the sheriff of Nottingham. Order to cause a coroner* for that county to be elected in the place of Robert de Hibernia of Nottingham, lately elected, whom the king has caused to be amoved from office because it is testified before the king that he is insufficiently qualified. Witness: Edmund, earl of Cornwall.

April 8.
Westminster.

To the sheriff of London. Order to cause forty good cross-bows for one foot and four cross-bows for two feet, with baldrics (*baudr'*) and all their tackle, to be bought and carried to Bristol, there to be delivered to the constable of the castle. Witness: Edmund, earl of Cornwall.

The like to the sheriff of Gloucester for 5,000 good quarells.

The like to the constable of St. Briavells castle for 5,000 quarells.

To the constable of Bristol castle. Order to receive the aforesaid cross-bows and quarells, and to cause them to be carried to Kermerdin, there to be delivered to the constable of the castle.

To the sheriff of Wilts. Order to deliver William Blaunchard of Sumerford, imprisoned at Old Sarum for the death of Roger le Clerk, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record of Richard de Coleshull and his fellows, justices appointed to deliver that gaol, that William slew Roger in self-defence and not by felony or of malice aforethought.

April 8.
Westminster.

To Malcolm de Harleye, guardian of the bishopric of Salisbury during voidance. Order to cause Geoffrey de Pycheford, constable of Windsor castle, to have, in the wood of the bishopric at Suningg', six oaks fit for timber in order to repair the bridge of the castle. Witness: Edmund, earl of Cornwall.

To John son of Nigel, keeper of the forest of Bernewode. Order to cause Thomas de Anvers, sheriff of Oxford, to have in the king's wood of Paunsehal, within the forest aforesaid, six oaks fit for timber for the execution of the works of the castle of Oxford.

To Robert le Eyr, bailiff of the manor of Wodestok. Order to cause the aforesaid sheriff to have six oaks fit for timber for the said works.

April 10.
Westminster.

To the sheriff of Warwick. Order to cause Roger de Somervill, imprisoned at Warwick for the death of Michael Thomasknave, slain at Engelby, co. Derby, to be delivered from prison, as the king learns by inquisition taken by the sheriff of Derby that Roger slew Michael in self-defence and not by felony or of malice aforethought, and Roger has found the king Engelard de Curzun, William Gregori of Tykenhale, Henry de Barewe, William de Appelby of Repindon, Reginald de Foderingeye, William de Newenton, William de Bildiston, Robert de Engelby, Roger Gylot, Robert de la Warde of Smythesby, Walter de Wyleford, and Henry Davy of Stanton, co. Derby, who have mainperned to have him before the justices at the first assize in co. Derby if anyone wish to speak against him.

To Master H. de Bray, escheator this side Trent. Order to cause dower to be assigned to Joan, late the wife of Henry de Pidele, tenant in chief, upon her taking oath not to marry without the king's licence.

[To the justices appointed for the custody of the Jews.*] As it appears to the king by inspection of the rolls of the exchequer of the fifty-sixth

*This enrolment is badly abridged. The words supplied in brackets are omitted in the roll.

1288.

Membrane 8—cont.

year of the late king's reign and the first year of his own reign that James de Worthe is quit at the exchequer of the four marks that he owed to the king for Lombard de Crikelade, a Jew, the king orders them to cause James to be acquitted of this sum, and to cause his charter [concerning it] to be withdrawn from the chest of the chirographers [of the Jews] and delivered to him.

April 12.
Westminster.

To the sheriff of Buckingham. Order to cause Simon de Capella, imprisoned at Aylesbur[y] for the death of Robert le Clerk, wherewith he is charged, to be delivered in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that Simon slew Robert in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To the treasurer and barons of the exchequer. Order to cause Henry de Haggelegh to be acquitted of 10 marks by which he made fine with the king for the services of one knight's fee that he recognised for the army of Wales in the fifth year of the reign, as he paid this sum into the wardrobe to Master Thomas Bek, then keeper of the wardrobe, now bishop of St. Davids, on Monday after the Translation of St. Martin, in the aforesaid year, as appears by the letters patent testifying the payment in Henry's hands, which the king has inspected.

April 18.
Westminster.

To Master H. de Bray, escheator this side Trent. Order to deliver to Eleanor, late the wife of William de Ferrariis, tenant in chief, the manor of Stebbing, co. Essex, which is extended at 54*l.* 6*s.* 9½*d.*, and the manor of Wodeham, in the same county, which is extended at 23*l.* 1*s.* 5½*d.*, as the king has assigned these manors to her in dower.

To the same. Order to re-seise into the king's hands the custody of the lands in Cokedik and Gedeneye that belonged to Peter de Goushull, tenant in chief, and to cause it to be delivered to Eustace de Hacche, to have in accordance with the king's grant thereof to Eustace during the minority of Peter's heir or until the king shall otherwise ordain, which custody, after the grant to Eustace, the king ordained by consideration of his court to be delivered to Isabella de Fortibus, countess of Albemarle, who asserted that it pertained to her by reason of the assignment of her dower of the lands that belonged to William de Fortibus, earl of Albemarle, her late husband.

To the same. Order to cause dower to be assigned to Benedicta, late the wife of Geoffrey de Scoland, tenant in chief, upon her taking oath not to marry without the king's licence.

To John son of Philip, keeper of the forest of Kynefare. Order to deliver all nests (*aeria*) of falcons found in the forest during this year to John Corbet, the king's falconer, to be kept for the king's use as the king has enjoined upon the falconer.

April 21.
Westminster.

To the sheriff of Wilts. Order to cause a coroner for that county to be elected in place of William Aubyn, deceased. Witness: Edmund, earl of Cornwall.

April 23.
Westminster.

To Thomas de Normanvill, keeper of the liberty of Aldenestun. Order to deliver William son of Hugh de Driburn, imprisoned at Aldeneston for the death of Patrick son of Ralph de Gerardegile, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, as the king learns by inquisition taken by Thomas that

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Membrane 8—cont.

William slew Patrick by mischance and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To the sheriff of Southampton. Order to cause a man of that town to whose faithfulness and industry the king may trust to be elected in place of Henry le Flemeng, whom the king lately appointed to keep his new custom in that town, as Henry does not dwell in the town.

To Master Henry de Bray, escheator this side Trent. Order to deliver in Lucy, late the wife of Guy, son and heir of Almaric de Sancto Amando, tenant in chief, 60*l.* yearly of land from the lands that belonged to Almaric, in addition to the 100*l.* yearly of land that the king lately committed to her to have in *tenencia* until he should cause dower to be assigned to her, as the king has committed to her this 60*l.* yearly of land to be held in like manner.

To Thomas de Normanvill, [escheator beyond Trent]. Order to deliver to John de Bray and Cicely, his wife, late the wife of Thomas de Beking, tenant in chief, a knight's fee in Thorneby, which Walter Scot holds, as the king has assigned it to them for her dower of Thomas's knights' fees.

To the same. Order to deliver to the said John and Cicely half a knight's fee in Querthull, which Hugh le Sauvage and Peter de Beking hold, and a forty-eighth part of a fee in Catwrth, which Roger son of Hugh holds, as the king has assigned them to John and Cicely for her dower of Thomas's knight's fee.

Membrane 8—Schedule.

*Assignment of dower to Joan, late the wife of Henry de Pidel'.—*The lands that belonged to Henry in Pidel'athelamston are extended at 6*l.* 15*s.* 6*d.* yearly, his lands in Westwaddon, except certain lands held in sockage, are extended at 55*s.* 7½*d.* yearly: whereof the sum total is 9*l.* 11*s.* 1½*d.* and a third thereof is 63*s.* 8½*d.* For which third there are assigned to Joan the following tenements: a third of the chief messuage of Pidel', which is extended at 2*s.* 2½*d.* yearly; 101½ acres of arable land in the same town, which are extended at 19*s.* 8*d.* yearly; 4½ acres of meadow, a third of a pasture in a moor (*mora*), a third of a pasture in a heath, and a third of 24½ acres of wood in the same town, all of which are extended at 6*s.* 4*d.* yearly; a third of a mill in the same town, which is extended at 16*d.* yearly, Also the rents, customs, and services of Nicholas Everard, customary-tenant (*custumar'*), and Robert Pynel, Roger Pynel, Walter Spelebon, Edith Everard, and Walter le Mul, cotters, which are extended at 13*s.* 8½*d.* yearly. Also 8*d.* of rent from William Wynegod. Also a plot of land in the same town and the head-taxes (*chevagia*) of certain born-bondmen in the same, which are extended at 2*s.* 7*d.* yearly. There are also assigned to her the following tenements in Westwaddon: a third of the chief messuage, which is extended at 8*d.* yearly; a third of all the demesne in lands, meadows, woods, and pastures, which are extended at 13*s.* 4½*d.* yearly. Also the rents, customs, and services of Geoffrey Heirun, customary-tenant, which are extended at 3*s.* 1½*d.* yearly. Also from three free-tenants in the same town 2*d.* of rent, and from the rent of a cotter there 4*d.* rent yearly.

Total of the assignment 64*s.* 1½*d.*: whence Joan ought to render yearly to the chief lords 5*d.* And thus the total is 63*s.* 8½*d.*

MEMBRANE 7.

1288.

May 4.
Westminster.

To Master H. de Bray, escheator this side Trent. Order to deliver to Margaret, late the wife of Roger de Coleville, tenant in chief of the king as of the honour of Albemarle, the following of Roger's lands, which the king has assigned to her in dower: the manor of Conythorp, a member of the manor of Bitham, co. Lincoln, which is extended at 23*l.* 15*s.* 11½*d.*; the wood called 'Morkelawe,' with the meadow, herbage and all appurtenances, in the same manor, which is extended at 8*l.* 13*s.* 0*d.*; the wood called 'La More,' with the meadow, herbage and all other appurtenances, in the same manor, which is extended at 23*s.*; and 13*l.* 14*s.* 9½*d.* yearly of land and rent in Estbitham, which is a member of the manor aforesaid and which is extended at 29*l.* 3*s.* 6½*d.* Witness: Edmund, earl of Cornwall.

To the same. Order to cause to be assigned to Amabilia, late the wife of John Paynel, tenant in chief, dower of the knights' fees that belonged to John. Witness: Edmund, earl of Cornwall.

The like to Thomas de Normanvill, escheator beyond Trent.

To Thomas de Normanvill, escheator beyond Trent. Order to deliver to the aforesaid Margaret the manor of Ayketon, which the said Roger held in chief of the king, and everything received from it since it was taken into the king's hands, as the king learns by an inquisition taken by the escheator that the manor is of Margaret's free marriage.

May 6.
Westminster.

To the sheriff of Essex. Order to restore to Robert de Depeden, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged with robbery and theft before the justices lately appointed to deliver Colecestre gaol, as he has purged his innocence before R. bishop of London, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to cause Almaric, son and heir of Almaric de Sancto Amando, tenant in chief, a minor in the king's wardship, to have 10*l.* from the issues of the lands that belonged to his father, for his maintenance.

To the constable of Aberconewey castle. Order to deliver to Master Geoffrey de Vezano, clerk of the pope's chamber, or to his attorney bringing these letters, all the money in the constable's custody arising from the old money of the tenth granted in aid of the Holy Land, which he showed to J. bishop of Ely, the treasurer.

May 8.
Westminster.

To Richard de Holebrok, keeper of the forest of Rokingham. Order to cause Robert le Baud, sheriff of Northampton, to have in the wood of Gaytinton, within the said forest, twelve oaks fit for timber in order to repair the king's manor of Gaytinton. Witness: Edmund, earl of Cornwall.

To John de Tyngewyk, keeper of the forest of Whittlewod. Order to cause the aforesaid sheriff to have in the king's wood of Hanlegh, which is within the forest aforesaid, eight oaks fit for timber to carry out the works of the castle of Northampton.

To William Datchet, keeper of the park of Northampton. Order to cause the sheriff to have in that park twelve oaks fit for timber for the works of the castle aforesaid.

To the sheriff of Northampton. Order to cause the said manor and castle to be repaired.

1288.

Membrane 7—cont.

To the sheriff of Southampton. Order to cause the houses of the castle of Winchester to be repaired.

May 4.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Mary, late the wife of Hugh de Upsale, tenant by knight service of John Wake, a minor in the king's wardship, upon her taking oath not to marry without the king's licence. Witness: Edmund, earl of Cornwall.

May 25.
Westminster.

Henry son of William de Carsinton, imprisoned at Oxford for the death of Walter le Alecunnere, wherewith he is charged, has letters to the sheriff of Oxford to bail him. Witness: Edmund, earl of Cornwall.

To Nicholas le Convers, keeper of the forest of the Peak (*Pecco*). Order to cause John le Flemeng, the king's bailiff of the Peak, to have twelve oaks fit for timber for the repair of the houses of the king's castle of the Peak.

To Hugh son of Hugh, keeper of the forest of Salop. Order to cause Leonius son of Leonius, sheriff of Salop, to have in the wood of Lithewode, within the bounds of the said forest, twelve oaks fit for timber, in order to repair the hall, chambers, and other houses of Shrewsbury castle.

Vacated, because the writ was restored and cancelled, and order was sent to the justice of the Forest, etc., as appears below.

Robert le Forester, imprisoned at Hunteden for the death of William Edolf, wherewith he is charged, has letters to the sheriff of Huntingdon to bail him.

May 28.
Westminster.

To the sheriff of Cumberland. Order to cause Nicholas son of Roger le Provost of Kesewyk, imprisoned at Carlisle for the death of John Fox, slain in co. York, wherewith he is charged, to be delivered from prison, as the king learns by inquisition taken by the sheriff of York that Nicholas is charged with the death out of envy and hatred and not because he is guilty, and he has found the king Roger Patte of Harewode, John Mynne, Henry Yddy, Robert Corpechun, William le Parmenter, Alexander Moyses, Adam Gergot of Athewaleley, Robert le Venur, Robert de Wik, Adam Gere of Kesewyk, Roger Paye Levedey, and Andrew la Serjeaunt of co. York, who have mainperned to have him before the justices at the first assize in co. York if any one wish to speak against him. Witness: Edmund, earl of Cornwall.

To the sheriff of Northampton. John son of Robert de Popham has shown the king that whereas he never was keeper of the laund of Langel-eye, within the bounds of the forest of Brickestok, and never committed any trespass therein or in the said forest by reason whereof he ought to be molested by the king or his ministers in any way, nevertheless Roger Lestrangle (*Extraneus*) and his fellows, justices last in eyre for pleas of the Forest in that county, by reason of a presentment made before them in their eyre that John had the custody at one time and committed a trespass of the forest there, ordered the sheriff to put John, who was then in distant parts and was wholly ignorant of the proceedings, in exigent for his contumacy and to be exacted from county [court] to county [court] to be outlawed; as John has appeared in the king's court and is prepared to prove before the king and his council that he never had the custody of the laund or committed a trespass of the Forest there, and has hereupon found the king John de Berewik of co. Surrey, Henry Couiz of co. Wilts, Philip Crok and Stephen de Appeltrefeld of co. Southampton, Baldwin de Frivill, and John Bacun of co. Suffolk, who have mainperned to have him before

1288.

Membrane 7—cont.

the king and his council at Westminster in fifteen days from Michaelmas to stand to right and do further what the court shall consider, the king orders the sheriff to cause the making of the exaction aforesaid to be wholly superseded in the meantime, and to send to the king at the said date the estreats that he received from the said justices in this matter.

To the said Roger Lestrangle. Order to send to the king at the aforesaid day under his seal the record and process of the presentment made before him and his fellows in the eyre aforesaid in this matter.

To the sheriff of York. Order to deliver John de Fulford, chaplain, imprisoned at York for the death of Thomas Brokenheved, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Thomas in self-defence and not by felony or of malice aforethought.

To Master H. de Bray, escheator [this side Trent]. Order to cause dower to be assigned to Eleanor, late the wife of John le Botiller of Wemme, tenant in chief, upon her taking oath not to marry without the king's licence.

June 2.
Westminster.

To the same. Order to deliver to Petronilla, late the wife of Edmund de Kemesek, tenant in chief, the following of Edmund's lands, which the king has assigned to her in dower: the manor of Ixelling, co. Suffolk, which is extended at 13*l.* 8*s.* 1½*d.*; the manor of Fordeham, co. Cambridge, which is extended at 10*l.* 3*d.*; and 21*s.* 2½*d.* yearly of land and rent in the manor of Felstede, co. Essex; the pasture of the marsh of Tillebir[y], which is extended at 66*s.* 8*d.* It is provided that she shall pay 11*s.* 8¾*d.* yearly to the exchequer, being the excess of value over her dower, during the minority of Edmund's heir. Witness: Edmund, earl of Cornwall.

To the same. Order to cause John Comin, son and heir of William Comin of Kilbride, tenant in chief, to have seisin of his father's lands, upon his finding security to be before the king on his next coming into England to do the homage due to the king in this behalf; as the king has taken his fealty; retaining in the king's hands the lands assigned in dower by the king to Euphemia, late the wife of William, which were taken into the king's hands because she married without the king's licence.

The like to Thomas de Normanvill, escheator beyond Trent.

To the sheriff of York. Order to deliver Richard son of Henry Tonsone of Kereby, imprisoned at York for the death of Hugh son of Simon de Kereby, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Richard slew Hugh in self defence and not by felony or of malice aforethought.

MEMBRANE 6.

June 3.
Westminster.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in the place of Reginald de Charnes, lately elected, whom the king has amoved from office because he is insufficiently qualified and behaves himself ill in the said office, as the king learns upon trustworthy testimony. Witness: Edmund, earl of Cornwall.

Hugh le Grom of Beverley, imprisoned at Beverley for the death of Robert le Forester of York, wherewith he is charged, has letters to the sheriff of York to bail him.

1288.

Membrane 6—cont.

To the treasurer and barons of the exchequer. Order to cause Robert, son and heir of Robert de Derlegh, tenant in chief, to be acquitted of 60s. exacted from him for scutage for the king's army of Wales in the tenth year of his reign, as it appears to the king by inspection of the rolls of chancery that Robert was a minor in his wardship at that time. It is provided that answer shall be made to the king for scutage for the said time of the fees that are held of Robert.

To the same. Whereas the king by his letters patent has remitted to Walter de Shelfhangre all action that he had against him by reason of the trespasses that Walter was said to have committed against the king during all the time when he was in the king's service, and also pardoned him all amercements during that time before the treasurer and barons and other justices or ministers, for 50 marks, which the king assigned to be paid to Gregory de Rokesle, citizen of London, for the expedition of certain of his affairs enjoined upon Gregory: the king orders the treasurer and barons to cause Walter to be acquitted of the amercements and debt aforesaid, saving to the king the debts and amercements in which he is bound at the exchequer and which the king caused to be attorned at 100s. a year during the time when brother Joseph de Cauncy was his treasurer, and saving the actions of others if they wish to speak against Walter concerning aught.

Cancelled because otherwise below.

June 7.
Westminster.

To the sheriff of Surrey. Order to cause John de Botheekesham, imprisoned at Guldeforde for a trespass in the park of Hamo de Gateton, as the king learns by an inquisition taken by Geoffrey de Picheford and William son of Warin, to be delivered from prison upon his finding mainpernors to have him before the king in fifteen days from Midsummer to answer to Hamo concerning the trespass unless he can acquit himself thereof before the king, and to warn Hamo to be present at the said day, if he wish to speak against John in this behalf. Witness: Edmund, earl of Cornwall.

June 7.
Westminster

To the sheriff of Derby. Order to cause to be replevied to Roger de Somervill his lands by the mainpernors of co. Derby who undertook to have him before the justices at the first assize in that county if any one wished to speak against him concerning the death of Michael Thomas Knave, slain at Engelby, co. Derby, as he has not yet been convicted of the said death, so that his lands, which were taken into the king's hands by reason of the said death, ought not to be forfeited according to the law and custom of the realm. Witness: Edmund, earl of Cornwall.

To William de Vescy, justice of the Forest beyond Trent. Order to cause Robert de Tybetot, constable of Nottingham castle, to have in Shirewode forest twenty oaks fit for timber for the works of the castle aforesaid and the king's weir there.

Jan. 12.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king by his letters patent has remitted to Walter de Shelfangre all action that he had against him by reason of the trespasses that Walter was said to have committed against the king during all the time when he was in the king's service, and also pardoned him all amercements during that time before the treasurer and barons and other justices and ministers, for 50 marks, which the king assigned to be paid to Gregory de Rokesle, citizen of London, for the expedition of certain of his affairs, to wit for the works of the church of the Friars Preachers, London; the king orders them to cause Walter to be acquitted of 10l. at which he was amerced before Ralph de Hengham upon two occasions because he did not return writs, and of 10l.

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Membrane 6—cont.

at which he was amerced before Ralph for contempt, and of 100s. at which he was amerced before Solomon de Roff[a] and his fellows, justices last in eyre in co. Norfolk for an escape, and 13*l.* 6*s.* 8*d.* at which he was amerced before John de Vallibus and his fellows, justices last in eyre in co. Lincoln, upon two occasions for divers trespasses. Witness: Edmund, earl of Cornwall.

June 12.
Westminster.

To the justices next in eyre for pleas of the Forest in co. Rutland. Order not to molest Edmund, earl of Cornwall, by reason of the taking of five bucks, two does, and a fawn in the forest of Roteland taken by him between 13 July, in the eleventh year of the reign, and Michaelmas following, as the king on the former day granted to him by letters patent that he might chase and take deer at his pleasure in all the king's forests through which he should pass from then until Michaelmas following. Witness: Edmund, earl of Cornwall.

Roger son of Ralph Ordimer, imprisoned at Norwich for the death of William Elewyn of Antingham, wherewith he is charged, has letters to the sheriff of Norfolk to bail him.

June 16.
Westminster.

To the sheriff of Lancaster. Order to deliver Robert de Pemberton, imprisoned at Shrewsbury for the death of Henry de Smerleye, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Robert slew Henry in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause James de Ispannia to have in the forests of Bernewod and Whichewod six bucks, to wit three in each, of the king's gift.

To the sheriff of Cumberland. Whereas the king learns by inquisition taken by the sheriff that Stephen de Merghanby, lately imprisoned at Carlisle for the death of Laurence de Merghanby, wherewith he is charged, slew Laurence in self-defence and not by felony or of malice aforethought, and Stephen afterwards found twelve men who mainperned to have him before the justices at the first assize if any one wish to speak against him, by reason whereof the king caused him to be delivered from prison, and he has not yet been convicted of the slaying aforesaid, so that his lands, goods and chattels, which were taken into the king's hands by reason of the death aforesaid, ought not to be forfeited to the king according to the law and custom of the realm: the king orders the sheriff to cause the lands, goods and chattels to be replevied to Stephen in the meantime by the mainprise aforesaid.

June 21.
Westminster.

To the sheriff of Sussex. Whereas the king has granted to the barons of Winchelse, by reason of the wreck (*periculum*) that lately came to their town by the tempests of the sea, his site and plot of land (*placea*) of Ihamme with the marsh that the king had of the gift of William de Grandisono and Isabella, his wife, except 10 acres of land that the king retains for his use, to dwell thereon and to make their town of Winchelse, and to hold at fee-ferm, so that they shall be there as free as they were previously at Winchelse and shall use and enjoy there the same liberties as they were wont to do at Winchelse by the charters of the king's progenitors and by the king's confirmation: the king orders the sheriff to cause them to have full seisin of the said site and place with the marsh, saving the rights of others and so that others shall not be prejudiced. The

Membrane 6—cont.

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king when he comes to England will cause all claiming right in the same to be satisfied by him and the barons aforesaid, unless the claimants have been previously satisfied by him. Witness: Edmund, earl of Cornwall.

Vacated, because otherwise on the Fine Roll.

The like to the sheriff to cause the barons to have seisin of the site and plot by metes and bounds made thereof, without the conditions aforesaid.

[Vacated as above.]

Under like form order is given to Solomon de Roff[a] and his fellows, justices in eyre in co. Sussex, by two writs, one with and the other without the conditions, to permit the said barons to use the liberties aforesaid, and not to disquiet them before them concerning the liberties and not to permit them to be disquieted by others.

[Vacated, as above.]

To the sheriff of Kent. Order to deliver William Burgeis, imprisoned at Hallingge because he led and attached Robert le Havekere, who has abjured the realm for felony, outside the king's highway from London to Dover, where Robert ought to have crossed the sea, and brought him as a felon before Stephen de Penecestre and his fellows, justices appointed to deliver Maydenstan goal, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right.

June 24.
Westminster.

To Roger Lestrangle (*Extraneo*) and his fellows, justices in eyre in co. Rutland. Order not to aggrieve J. de Kyrkeby, now bishop of Ely, or the men of co. Rutland who gave him oaks in their woods within the bounds of the forest for certain of his works at Holt, by reason of the grant aforesaid or of chiminage of the forest, but to permit them to be quit. Witness: Edmund, earl of Cornwall.

July 2.
Westminster.

To the sheriff of Wilts. Order to cause regarders for the forest of Saver-nake to be elected in place of Robert Arneys, Geoffrey Barefot, and John le Rus, deceased. Witness: Edmund, earl of Cornwall.

July 5.
Westminster.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Avice, late the wife of Jordan de Sutton, tenant in chief, upon her taking oath not to marry without the king's license. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order not to inter-meddle further with the lands that belonged to John Malet, and to restore everything received from them, as the king learns by inquisition taken by the escheator that John held of the heir of Almaric de Sancto Amando, tenant in chief, a minor in the king's wardship, 59s. 6d. yearly of land and rent in Deauden in socage, rendering therefor 15s. for all service, and that he held nothing of the king in chief or elsewhere of the said heir by reason whereof the custody of the lands and rents aforesaid ought to pertain to the king.

MEMBRANE 5.

July 6.
Westminster.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Henry de Penedok, lately elected, who is insufficiently qualified, as the king understands.

July 6.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Richard de Herthull, kinsman and second heir of Thomas de Ednesovere,

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Membrane 5—cont.

his purparty of the lands that Thomas at his death held of the king in chief, which purparty the king caused to be taken into his hands for certain causes, together with everything received thence since it was taken into the king's hands.

July 8.
Westminster.

To the same. Order to cause Avice, late the wife of Jordan de Sutton, tenant in chief, to have seisin of $1\frac{1}{2}$ bovates of land and a twelfth of a bovat in Peverwych, and of a messuage and $2\frac{1}{2}$ bovates and a third of a bovat of land in Sneterton, together with everything received thence since they were taken into the king's hands, as the king learns by inquisition taken by the escheator that the lands in Peverwych are of Avice's free marriage, and that Jordan and she were jointly enfeofed of the lands in Sneterton by Geoffrey de Dethek, and that Jordan and Avice were in peaceful seisin of the premises until the escheator took them into the king's hands by reason of Jordan's death. Witness: Edmund, earl of Cornwall.

To the sheriff of Middlesex. Order to deliver John de Wylleye from prison at Westminster, wherein he is detained for a trespass of venison in the forest of Shirwod, wherewith he is charged, as he has found the king mainpernors, to wit: Richard de Seleby, John de Hamelton, Henry Brun, and John de Brayton, of co. York, who have mainperned to have him before the king at the king's will.

July 12.
Westminster.

To the sheriff of York. Order to deliver Robert son of Agnes de Brende, imprisoned at York for the death of Gilbert de Brende, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff of York that Robert slew Gilbert by mischance and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Thomas de Monte Caniso of Edwardeston certain lands in Lilleseye, to be held until otherwise ordered, as the king learns by inquisition taken by the escheator that William de Monte Caniso of Edwardeston enfeofed Thomas, his brother, of the said lands, and that Thomas was in seisin thereof for a long time before the trespasses for which William's lands were taken into the king's hands, and also that Thomas recovered the lands against William in the king's court after William had disseised him thereof, and afterwards held them peaceably until the escheator took them into the king's hands by reason of William's trespasses.

July 12.
Westminster.

To the sheriff of Kent. Order to deliver Thomas Lewelin of Maidestan, imprisoned at Maydestan for the death of John Folie, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record and process of John de Marleye and his fellows, justices appointed to deliver Maydestan gaol, that Thomas slew John in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

To the sheriff of Cornwall. Order to cause coroners for that county to be elected in place of Hugh Peverel and Osbert le Sor, lately elected, whom the king has amoved because he learns upon trustworthy testimony that they are insufficiently qualified.

July 12.
Westminster.

To the sheriff of Nottingham. Order to cause 40*l.* to be expended from the issues of his bailiwick or from a loan or elsewhere upon the repair of

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Membrane 5—cont.

the houses of the castle of Notingham and of the king's weirs there, by the view and testimony of the viewer of the king's works there. Witness: Edmund, earl of Cornwall.

July 15.
Westminster.

To the sheriff of Sussex. Order to deliver William de Foghelesbrok, imprisoned at Gildesford for the death of William de (*sic*) Shosmyth, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by the record and process of an inquisition taken before Solomon de Roff[a] and his fellows, justices last in eyre in co. Sussex, that William slew William in self-defence and not by felony or of malice aforethought.

John Acard of Raveneser and Stephen de Carleton of Holem, imprisoned at York for the death of Robert Watt and Thomas, his brother, wherewith they are appealed, have letters to the sheriff of York to bail them.

To the sheriff of Essex. Order to deliver William son of William de Paris', imprisoned at Colecestre for the death of William de Haverhull, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize to stand to right, etc., as the king learns by the record of John le Bretun and his fellows, justices appointed to deliver Colecestre gaol, that William slew William in self-defence.

July 17.
Westminster.

To the sheriff of Southampton. Order to restore to Walter de Belstede, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Simon de Winton[ia] and his fellows, justices appointed to deliver Winchester gaol, with the death of Alexander de Hattengelee, as he has purged his innocence before J. bishop of Winchester, to whom he was delivered by the justices in accordance with the privilege of the clergy. Witness: Edmund, earl of Cornwall.

To Bartholomew de Wycheford, keeper of the forest of Clarendon. Order to cause John de Wintonia, sheriff of Wilts, to have in the king's wood of Milchet, which is within the bounds of the forest aforesaid, forty oaks fit for timber for the works of the king's manor of Clarendon.

July 28.
Westminster.

Thomas Hering, Sarah, his wife, Hugh, his son, Henry le Suur and Emma, his wife, Hugh, son of the said Henry, Isabella, late the wife of Ralph le Brazu[r], Thomas de Thorp, and Elias le Forester of Edenham, imprisoned at Lincoln for the death of Robert de Cathorp, whereof they are appealed, have letters to the sheriff of Lincoln to bail them.

To the sheriff of Cornwall. Order to deliver John de Hendrewella, imprisoned at Launceton for the death of Reginald de Hendreburnek, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that John slew Reginald in self-defence, and not by felony or of malice aforethought.

Beatrice, wife of John Laurence, imprisoned at Wilton for the death of Edith, daughter of Richard Codelyun, wherewith she is charged, has letters to the sheriff of Wilts to bail her.

Aug. 4.
Westminster.

To the sheriff of Sussex. Order to restore to Simon de Kaneford, priest, vicar of the church of Ifeud, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Solomon de Roff[a] and his fellows, justices last in eyre in that county, with the death

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Membrane 5—cont.

of Master Geoffrey de Gates, archdeacon of Chichester, as he has purged his innocence before Master Gilbert de Sancto Leofardo, elect of Chichester, to whom he was delivered in accordance with the privilege of the clergy. Witness : Edmund, earl of Cornwall.

Aug. 6.
Westminster.

To the same. Whereas John de la Mare of co. Essex, Geoffrey de Auno of co. Wilts, Roger de la Ware, John de la Mare of co. Sussex have mainperned in chancery to have before the king in fifteen days from Michaelmas William Gobion, who was placed in exigent to be outlawed at the end [of the eyre] of the justices last in eyre in that county for his contumacy by reason of a certain trespass committed by him, as it is said, upon Robert le Fauconer, to stand to right if anyone wish to speak against him : the king orders the sheriff to supersede in the meantime the execution of the exigent aforesaid. Witness : Edmund, earl of Cornwall.

Aug. 6.
Westminster.

To the sheriff of York. Order to deliver to Richard son of Henry Tunsone of Kereby his goods and chattels, if the men who have mainperned to have him before the justices at the first assize will mainpern to answer to the king for them or their value, as the king, upon learning by inquisition taken by the sheriff that Richard, who was lately imprisoned at York for the death of Hugh son of Simon de Kereby, wherewith he is charged, slew Hugh in self-defence and not by felony or of malice aforethought, ordered him to be delivered in bail to twelve men until the first assizes. Witness : Edmund, earl of Cornwall.

Aug. 12.
Westminster.

William Careles, imprisoned at Kylpek for the death of Reginald Nod, wherewith he is charged, has letters to the sheriff of Hereford to bail him. Witness : Edmund, earl of Cornwall.

Membrane 5—Schedule.

Mainpernors of Suspirius de Bayus : Ralph de Dryby, [co.] Lincoln, Hugh de Louthur, [co.] Westmoreland, Thomas de Schefeld, [co.] York, William de Chaddeword, [co.] Lincoln, Giles Doly, [co.] York, Alexander de Spalding, [co.] Lincoln. These mainperned to have Suspirius in chancery as often as required by the chancellor or by him who supplies his place.

MEMBRANE 4.

Aug. 10.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause to be replevied to the prior of Christ Church, Twynham, a wood with adjoining pasture within their manor of Pidelton, upon the prior's finding security to render the issues thereof before the king's council in fifteen days from Michaelmas if the king will have them, as the king learns by an inquisition taken by the sheriff of Dorset that the priors of Christ Church, Twynham, and the canons acquired the wood and pasture long before the publication of the statute of mortmain, and that William de Ripariis, sometime earl of Devon, enfeofed them of the manor with the wood and pasture aforesaid sixty years and more ago, which the escheator has taken into the king's hands without the king's order. Witness : Edmund, earl of Cornwall.

Aug. 22.
Westminster.

To the sheriff of Essex. Henry de Berewyk has shown the king that whereas William de Parys demised at ferm to John de Tracy 83 acres of land and 8½ acres of meadow in Stanford for a term of eight years, which

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Membrane 4—cont.

has not yet elapsed, and John granted the ferm aforesaid to Henry, John de Ripariis, who holds the hundred of Aungre of the king at fee-ferm, within the precinct of which hundred the land and meadow aforesaid lie, took into the king's hands, without a judgment of the king's court or other order from the king, the land and meadow with the corn therein (*imbladatura*) and other of Henry's goods and chattels there, by reason of the felony charged against William, son and heir of the said William, for slaying William de Haverhull, of which he has not yet been convicted, and the said John de Ripariis ejected Henry thence and appropriated to his own use the corn and other goods and chattels aforesaid: the king orders the sheriff, if it be so, to deliver to Henry his ferm aforesaid and his goods and chattels aforesaid, upon his finding security to answer for them before the king's justices when they come to those parts, or to answer elsewhere at the king's order. Witness: Edmund, earl of Cornwall.

To the sheriff of Devon. Order to deliver Elias, vicar of the church of Cristenestowe, imprisoned at Exeter for the death of Amice de Cristenestowe, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Elias slew Amice when out of his mind (*morbo frenetico detentus*).

July 25.
Westminster.

To J. archbishop of Dublin, supplying the place of the justiciary of Ireland. Order to permit Emelina, late the wife of Maurice son of Maurice, to have administration of the goods and chattels that belonged to Maurice in Ireland, upon her finding security to answer to the king, so far as the said goods suffice, for the debts due from Maurice to the exchequer of Dublin, for which they were taken into the king's hands, if they are still in the king's hands, and if the executors of Maurice's will or his heirs or others have not found security to render the debts to the said exchequer in order to have administration of his goods and chattels. Witness: Edmund, earl of Cornwall.

Aug. 28.
Westminster.

To the sheriff of Middlesex. Order to supersede until otherwise ordered the arrest of Edmund Brom, whom the king ordered to be taken and imprisoned in Neugate for certain trespasses charged against him, as John de Londonia has mainperned to have him before the king at his order. Witness: Edmund, earl of Cornwall.

John Jolif, imprisoned at Eylesbyr[y] for the death of Henry Guleberd, wherewith he is charged, has letters to the sheriff of Buckingham to bail him. Witness: Edmund, earl of Cornwall.

Aug. 28.
Westminster.

To the keeper of the forest of Chete. Order to cause Queen Eleanor, the king's mother, to have in that forest ten acres of underwood for fuel and ten oaks within the said ten acres for the works of the king's manor of Lutgershale, on condition that he shall cause the ten acres to be enclosed according to the assize of the Forest.

Sept. 5.
Westminster.

To the sheriff of Salop. Order to cause Adam de la Hulle to have seisin of a messuage, a mill, and two parts of a mill in Shireburn that Ralph de Shireburn, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Ralph held them of Adam, and that the township of Hull is bound to answer to the king for the year and waste. Witness: Edmund, earl of Cornwall.

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Membrane 4—cont.

To the sheriff of Lancaster. Order to deliver Roger son of John de Haliwelle, imprisoned at Lancaster for the death of Richard Smaltrot of Boulton, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if anyone wish to speak against him, as the king learns by inquisition taken by the sheriff that Roger slew Richard in self-defence and not by felony or of malice afore-thought.

Alan le Serjaunt, Adam Page of Partan, and William son of William de Partan, imprisoned at Carlisle for the death of William Tyruntayl, wherewith they are charged, have letters to the sheriff of Cumberland to bail them. Witness : Edmund, earl of Cornwall.

Sept. 12. To Master Henry de Bray, guardian of the bishopric of Norwich during
Westminster. voidance. Order to cause dower to be assigned to Matilda, late the wife of Nicholas le Gras, if she have not yet been dowered of the lands that Nicholas held of William, late bishop of Norwich, and if the said lands were taken into the king's hands with the other tenements of the bishopric, after making an extent of the said lands in the presence of the executors of the bishop's will or of him to whom the bishop granted the custody of the lands. Witness : Edmund, earl of Cornwall.

Sept. 16. To the sheriff of York. Order to deliver John de Hedenham, appealed
Westminster. by Thomas Ildeby before the king of maiming and breach of the peace and placed for this reason in exigent by writ of judgment, in bail to six men who shall mainpern to have him before the king in fifteen days from Michaelmas, if he render himself to the king's peace and prison before the fifth county [court]. Witness : Edmund, earl of Cornwall.

Sept. 22. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent.
Westminster. Order to cause the wood of the abbot of Hide, Winchester, at Ores, within the bounds of the forest of Axeholte, which the justice took into the king's hands for waste committed in the wood, to be replevied to the abbot until the first coming of the justices for pleas of the Forest.

Sept. 24. To the sheriff of Surrey. Order not to proceed in any way until otherwise
Westminster. ordered against brother William de Ringlaund, preceptor of the house of the Hospital of St. John of Jerusalem in England at Hampton, who surrendered himself to prison by reason of the ordering and harbouring of Thomas le Clerk, charged with the death of William de Cudinton, with which ordering and harbouring he is charged, as William le Tayllur of Holeburn, William le Panur, Richard le Whyte, and Richard atte Grene of co. Middlesex have mainperned in chancery to have him before the king from day to day at his order. Witness : Edmund, earl of Cornwall.

Oct. 1. To the guardian of the bishopric of Norwich during voidance. Order to
Westminster. cause William de Rotingh', sheriff of Norfolk, to have in the woods of the bishopric fifteen oaks fit for timber for the works of the castle of Norwich. Witness : Edmund, earl of Cornwall. By the treasurer.

Oct. 1. To the treasurer and barons of the exchequer. Order to cause Baldwin
Westminster. de Aldeham, son and heir of Isabella, late the wife of Thomas de Aldeham, to be acquitted of 50 marks by which Isabella made fine with the king for the service of one knight's fee that she acknowledged for the king's army of Wales, in the fifth year of the reign, as the king, on 4 July, in that year, acquitted her of the said sum, which she had paid into the wardrobe on Sunday after SS. Peter and Paul, to Master Thomas Beck, now bishop of St. Davids, then keeper of the wardrobe, as is contained in the king's said letters patent. Witness : Edmund, earl of Cornwall.

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Membrane 4—cont.

To the sheriff of Stafford. Order to permit the prior and convent of St. Thomas the Martyr near Stafford to enter and hold four virgates of land in Albeton until otherwise ordered, saving the right of every one and saving to the chief lords of the fee their due and accustomed services, as the king learns by inquisition taken by the sheriff that it is not to the damage of the king or others if he should grant to Philip de Mutton that he may give and assign the said land to the prior and convent notwithstanding the statute of mortmain.

To the sheriff of Berks and the coroners of the same. Order to deliver to Master William de Burmingeham, king's clerk, the goods and chattels of William Aylward, his man, which were taken into the king's hands for his flight for the death of Geoffrey de Stanford, to have of the king's special grace at the price at which they were appraised, upon the said clerk's finding security to answer for the price before the justices at the first assize. Witness: Edmund, earl of Cornwall.

Oct. 6. Westminster. To the sheriff of Northumberland. Order to deliver John de Morilegh, imprisoned at Newcastle-on-Tyne for the death of William son of Mariota, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, as the king learns by inquisition taken by the sheriff that John slew the said William in self-defence and not by felony or of malice aforethought. Witness: Edmund, earl of Cornwall.

MEMBRANE 3.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Sherewode to be elected in place of Richard de Jorz, deceased. Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to cause Henry son and heir of Sarah, daughter of Anketin Malure, to have seisin of the lands that his mother at her death held of the king in chief, upon his finding security to come before the king at his next coming to England to do homage, as the king has taken his fealty for the said lands.

Oct. 8. Westminster. To Roger Lestrangle (*Extraneo*), justice of the Forest this side Trent. Order to cause Robert Corbet, sheriff of Salop, to have in the wood of Lithe-wode, which is within the bounds of the forest of Salop, twenty oaks fit for timber for the repair of the hall, chambers and other houses of the castle of Shrewsbury. Witness: Edmund, earl of Cornwall.

Oct. 12. Westminster. Gilbert de Fenton, imprisoned at Newcastle-on-Tyne, for the death of Richard le Forester of Hedon, wherewith he is charged, has letters to the sheriff of Northumberland to bail him. Witness: Edmund, earl of Cornwall.

Oct. 16. Westminster. To the sheriff of Buckingham. Order to cause John son and heir of John le Waleys to have seisin of six acres of meadow in Kyngesheye that Walter de Ilmere, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff of Buckingham that the six acres have been in the king's hands for a year and a day, and that Walter held them of John le Waleys, and that Gilbert de Bolebeck is bound to answer to the king for the year and waste thereof. Witness: Edmund, earl of Cornwall.

To Robert le Eyr, bailiff of Wodestok. Order to find until further orders necessities for the stud (*equicio*) staying at Wodestok of Queen Eleanor, the king's consort, and for the keepers of the same.

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*Membrane 3—cont.*Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause R. bishop of London to be acquitted of 166*l.* 13*s.* 4*d.* by which he made fine with the king for his service due in the army of Wales in the tenth year of the reign, as the king by his letters patent, on 21 November, in the twelfth year of his reign, acquitted him of this sum, which he paid by the king's order to Baroncinus, merchant of Lucca. Witness: Edmund, earl of Cornwall.

To the sheriff of York. Order to cause the abbot of Thorneton to have seisin of a bovate of land in Conyngeston that Emma le Escrop of Conyngeston, who was hanged for felony, held, as the king learns by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that she held it of the abbot, and that the township of Conyngeston ought to answer to the king for the year and day.

To the same. Order to deliver Nicholas son of John de Lumby, imprisoned at York for the death of Ralph son of John le Forester, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize if any one wish to speak against him, as the king learns by inquisition taken by the sheriff that Nicholas slew Ralph in self-defence and not by felony or of malice aforethought.

Oct. 16.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause to be replevied to Dionisia, late the wife of Henry Hubaud, the lands that she held in dower in the manors of Ippesleye and Hildeburgh, until the king's arrival in England, unless otherwise ordered, saving the king's right when he may wish to speak concerning this land.

Like order to the same to replevy to John de Hastings the manor of Ippeleye, which belonged to Henry and which the king lately ordered the escheator to deliver to John to be held in name of custody, and which the escheator afterwards took into the king's hands.

To the treasurer and barons of the exchequer. Order to cause Henry Huse to be acquitted of 50 marks of the 100 marks at which he was lately fined before Roger de Clifford and his fellows, justices then in eyre in co. Southampton for a trespass of the Forest, as the king, on 4 June, in the eighth year of his reign, remitted and acquitted Henry of 50 marks in consideration for the king's kinswoman Margaret, Henry's wife.

Oct. 16.
Westminster.

To the sheriff of Wilts. Whereas the king lately ordered him to deliver Robert de Leyce[estria], chaplain, imprisoned at Old Sarum for bringing certain [papal] bulls into the realm to the king's prejudice, in bail to six men of that county who should mainpern to have him before Edmund, earl of Cornwall, and the king's council at Westminster in the quinzaine of Michaelmas last, and Robert found six mainpernors and appeared in person before the earl and council on the said day: the king, wishing to be more fully certified concerning the premises, orders (*mandavit*) the sheriff to deliver Robert in bail to six men who shall mainpern to have him before the king's council from day to day to do and receive herein what the king shall cause to be ordained, certifying the king of the names of the mainpernors at the quinzaine of Martinmas next. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Whereas the abbot of St. Benedict's, Boclande, has recognised in chancery that he claims nothing but the ferm specified below in a messuage, a carucate of land, two mills, one for corn and the other a fulling mill, and half a mark yearly of rent in La Knolle, co. Devon, which are of the abbot's fee, and which the abbot took at ferm from William de Mewy for a term of sixteen years from

1288.

Membrane 3—cont.

Michaelmas last, and which the sub-escheator took into the king's hands charging the abbot with acquiring them in fee in mortmain, and after the lapse of the term the abbot claims his lordship and the service due to him therefor: the king orders the escheator to cause the tenements to be restored to the abbot with everything received thence from the time of their being taken into the king's hands, to have until the end of the said term. Witness: Edmund, earl of Cornwall.

To the same. Order to cause Robert son and heir of Richard de Tillebiri, tenant in chief, to have seisin of his father's lands, upon his finding security to come before the king at his next coming into England to do homage, as the king has taken his fealty.

To the justices next in eyre for pleas of the Forest in co. Essex. Order not to molest in their eyre Edmund, earl of Cornwall, or his men who were with him at the time for taking two bucks in that forest by the king's licence when passing through it.

Oct. 22. To the sheriff of Lincoln. Order not to put Ralph de Gausil, coroner of Westminster. that county, in assizes, juries or recognitions whilst he holds office, as he cannot properly attend to the duties of the office if he be placed on any assizes, juries or recognitions. Witness: Edmund, earl of Cornwall.

The like to the sheriff of York in favour of Ralph, coroner of co. Lincoln.

To Geoffrey de Pycheford, constable of Windsor castle. Order to cause the abbot of Cyrencestre to have yearly two quarters of rye (*siliginis*) and a swine by the hands of the king's bailiff of Cocham and a beech in the king's wood there, and the arrears thereof for Geoffrey's time, as it appears to the king by inspection of the rolls of the late king's chancery that the abbot ought to receive the premises yearly as above.

Oct. 23. To the sheriff of Kent. Order to cause brother Walter de Hereleston Westminster. to have the chapel of Schamele, in the parish of Schidingburgne (*sic*), to dwell and serve God therein until the king's arrival in England, as the king learns by inquisition taken by the sheriff that the chapel is founded on the king's soil and that the king and Queen Eleanor, his mother, can confer the chapel upon whom the king pleases, and the king, at his mother's instance, has granted it to Walter, to dwell and serve God therein until the king's return to England or until otherwise ordered.

To the treasurer and barons of the exchequer. Order to cause the abbot of Abbesbiry to be acquitted of 20*l.* by which he made fine with the king for the service of one knight's fee that he acknowledged to the king for the army of Wales, in the tenth year, as the king by his letters patent, on 4 October, in the said year, acquitted the abbot of this sum, which the abbot paid, on Monday after Michaelmas, in the aforesaid year, into the king's wardrobe to Master William de Luda, keeper of the same, as is contained in the said letters patent.

To the same. Order to acquit the abbot of Abbotesbir[y] of 30 marks by which he made fine with the king for the service of one knight's fee that he then acknowledged to the king for the army of Wales of the fifth year of the reign, as the king by his letters patent, on 4 July, in the aforesaid year, acquitted the abbot of this sum, which the abbot had paid into the wardrobe, on Sunday the Translation of St. Martin, in the aforesaid year, to Master Thomas de Beck, now bishop of St. Davids, then keeper of the wardrobe, as appears by the said letters patent.

1288.

Oct. 26.
Westminster.*Membrane 3—cont.*

To Master Henry de Bray, escheator this side Trent. Order to deliver to Richard Foun and the grooms keeping the king's horses in Richard's custody their robes and other necessities for them and their horses from the day of the making of the presents until otherwise ordered, in the same way as they have had them hitherto since the king crossed the sea.

To the sheriff of Berks. Order to deliver John de Chalgrave, imprisoned in Wallingford gaol for the death of Robert de Hereford, slain at Stok-talemach, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, etc., as the king learns by the record of Roland Erle and his fellows, justices lately appointed to deliver that gaol, that John slew Robert in self-defence and not by felony or of malice aforethought.

To the same. Like order in favour of Robert le Fraunceys, imprisoned at Wallingford for the death of Nicholas le Lytle, slain in Le Wodelaunde at Leukenore, wherewith he is charged.

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isabella, late the wife of John son of Bartholomew Davelers, tenant in chief, the manor of Everwarton, which is extended at 4*l.* 11*s.* 3*d.* yearly, as the king has committed it to Isabella, to have in *tenencia* until the king shall cause dower to be assigned to her.

Membrane 3—Schedule.

Names of those to whom writs are directed to come to the king's council:

.
The bishop of Worcester.
The bishop of Norwich.
Master Henry de Neuwerk, archdeacon of Richmond.
Ralph de Hengham.
William de Saham.
Walter de Wymb[urne].
Thomas de Weyl[onde].
John de Luvetot.
William de Burneton.
Roger de Leye[estria].
John de Metingham.
John de Cobeham.
Nicholas de Stapelton.
Elias de Bekingham.
Solomon de Roff[a].
Richard de Boylaund.
Walter de Hopton.
Master Thomas de Sudington.
Roger Lestrangle (*Extraneo*).
William de Vescy.
Thomas de Normanvill.
William de Karleton.
Master W. de Corner'. [*Parl. Writs.*]

1288.

MEMBRANE 2.*

Nov. 7.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause 10*l.* yearly of land from the custody of the land that belonged to John de Auvelers, tenant in chief, in Brome, co. Suffolk, to be assigned to Amice de Derneford, formerly the nurse of Henry, the king's deceased son, to have for her maintenance until the heir of the said John come of age, as John de Londonia, when he had the office of the escheatry this side Trent, committed to Amice by the king's order the hamlet of La Musardere, which belonged to Ralph Musard, deceased, tenant in chief, to have for her maintenance as of the value of 10*l.* yearly, wherewith the king ordered her to be provided by the said escheator from Ralph's lands, and the king afterwards granted to her that she should have and hold the hamlet for her maintenance for the aforesaid 10*l.* yearly of land until Ralph's heir came of age, in the same way as the king had the hamlet in his hands on the day when the escheator delivered it to her, saving to the king the wardships, reliefs, escheats, dowers, knights' fees, advowsons of churches, etc., and the king also granted to Amice, at the instance of Queen Eleanor, his mother, that when Ralph's heirs came of age and obtained seisin of the hamlet with the other lands pertaining to them, the king and his heirs should provide her with 10*l.* yearly of land in custodies pertaining to him for her life, as contained in his letters patent, and John Musard, Ralph's son and heir, has come of age and the king has rendered to him the said hamlet with the other lands that belonged to Ralph. Witness: Edmund, earl of Cornwall.

Nov. 9.
Westminster.

To the treasurer and barons of the exchequer. Order to cause O. bishop of Lincoln to be acquitted of 120*l.* by which he made fine with the king for the service of five knights' fees that he acknowledged to the king for the army of Wales in the tenth year of his reign, as the king by his letters patent, on 17 October, in that year, acquitted O. bishop of Lincoln of this sum, which the bishop paid into the wardrobe on Sunday the feast of St. Luke, in the same year, to Master William de Luda, keeper of the wardrobe, as contained in the said letters. Witness: Edmund, earl of Cornwall.

To the sheriff of Derby. Order to cause a coroner for that county to be elected in place of Peter de la Sale of Derby, who is incapacitated by infirmity.

Nov. 14.
Westminster

To Master Henry de Bray, escheator this side Trent. Order to deliver to Isabella, late the wife of John son of Bartholomew Davelers, tenant in chief, the manor of Everwarton with the advowson of the church of the manor, to hold in dower, as the king learns by inquisition taken by the escheator that John dowered her, with the assent of his father, when he espoused her with the manor and advowson, which the escheator took into the king's hands with John's other lands by reason of John's death. Witness: Edmund, earl of Cornwall.

To the keeper of the forest of Dene. Order to cause the abbot of Persore to have in that forest ten oaks fit for timber together with their strippings, in order to rebuild his abbey, of the king's gift. By writ of the great seal.

Nov. 15.
Westminster.

To Master Henry de Bray, escheator this side Trent. Order to cause Geoffrey de Lucy, son and heir of Geoffrey de Lucy, to have seisin of his father's lands, upon his finding security to be before the king at his next coming into England to do homage, as the king has taken his fealty. Witness: Edmund, earl of Cornwall.

The like to Thomas de Normanvill, escheator beyond Trent.

* What has been erroneously numbered Membrane 1 has no enrolments on the face. It is really a schedule to what is numbered Membrane 2.

1288.

*Membrane 2—cont.*Nov. 16.
Westminster.

To Reginald de Grey, justice of Chester. Order to expend 10*l.* yearly in the custody of the castle of Bestan until otherwise ordered, and to cause the houses of that castle to be repaired. Witness: Edmund, earl of Cornwall.

To Thomas de Normanvill, escheator beyond Trent. Order to cause dower to be assigned to Amabilla, late the wife of John Paynel, tenant in chief, from the knights' fees and advowsons of churches that belonged to him.

To the treasurer and barons of the exchequer. Order to cause John, son and heir of Ralph Musard, tenant in chief, to be acquitted of 54*s.* 8½*d.* exacted from him for scutage for the army of Wales, in the fifth year of his reign, and of 54*s.* 8½*d.* for the army of Wales in the tenth year, as it appears to the king by inspection of the rolls of chancery that John was a minor in his wardship at that time. It is provided that answer shall be made to the king for the scutage of the knights' fees that are held of John for the times aforesaid.

Nov. 16.
Westminster.

To the sheriff of York. Order to deliver John Hauteyn, imprisoned at York for the death of Robert Yoten, wherewith he is charged, in bail to twelve men who shall mainpern to have him before the justices at the first assize, etc., as the king learns by the record of Geoffrey Aguyllon and his fellows, justices appointed to deliver that gaol, that John slew Robert in self-defence. Witness: Edmund, earl of Cornwall.

To Master Henry de Bray, escheator this side Trent. Order to cause dower to be assigned to Lucy, late the wife of Ralph de Wassingle, tenant in chief, as she has taken oath before the king not to marry without his licence.

Membrane 2—Schedule.

Sureties of J. de Tany: Michael Pykard of co. Southampton; William de la Ryver of co. Gloucester; Richard de Welles of co. Hereford; Thomas Barry of co. Berks.

Sureties of Hugh le Tailliur: Adam le Tailliur of London; John Cole of the same; Walter de Guldeford of the same; William de Parys of the same.

*Acquittance by William de Hamelton, clerk, of William de Stokes of 20*l.* for which the latter made to him a recognisance in chancery.

*Whereas the king learns that certain malefactors [have broken] the houses in Langedendale of Thomas, kinsman and heir of Thomas de Burgo, who is in the wardship of Henry, earl of Lincoln, by reason of his minority, and [have carried away] the timber, etc. ——— [Incomplete.]

1287.

MEMBRANE 10*d.*

Enrolment of grant by Alan, prior of Bykenacre, and the convent of the same to John son of Hugh de Swanesheth of victuals for life in their house

* These two entries are on the back of the strip of parchment containing the preceding sureties.

1287.

Membrane 10d—cont.

of Bykenacre befitting a clerk, in food, clothing and shoe-leather, to wit a suitable robe of colour yearly, and when John shall go to the university (*scolas*) they shall pay him 10*d.* a week for his commons (*ad communem suam*), and when he shall return from the university to dwell with them, they shall find him necessities as above. John shall serve them and their successors humbly and faithfully without murmur or unbefitting contradiction, so long as he shall remain in secular habit or until he take the habit of religion (*dum tamen in seculari habitu vel abitum religionis per Dei gratiam assumpserit*). For the observance of these things the prior and convent submit themselves to the coercion or jurisdiction of any judge of ecclesiastic or civil law. Dated at Bykenacre, on Friday in Easter week, 1286, 14 Edward.

Memorandum, that the prior came into chancery at Westminster, on 21 November, and acknowledged the premises.

Nov. 21. Hugh de Cheney acknowledges that he owes to R. bishop of Bath and Westminster. Wells, the chancellor, 40*s.* ; to be levied, in default of payment, of his lands and chattels. Witness : Edmund, earl of Cornwall.

Thomas Pente, the younger, acknowledges that he owes to R. bishop of Bath and Wells and Hugh de Kendale, executors of the will of Master Ralph le Sauser, 40*s.* ; to be levied, in default of payment of his lands, and chattels in co. Middlesex.

William de Hereford, 'armurer,' acknowledges that he owes to R. bishop of Bath and Wells 10*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Essex.

Robert de Swylinton acknowledges that he owes to William de Byrlay, clerk, 20*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Leicester.

Cancelled on payment.

John Hareng acknowledges that he owes to Isabella de Sacy 6 marks ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Richard de Gosefeld acknowledges that he owes to John Cole 4 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John de Cancellis acknowledges that he owes to William de Holecote, clerk, 60 quarters of wheat, price 15*l.*, to wit 5*s.* a quarter, and 200 quarters of oats, price 30*l.*, to wit 3*s.* a quarter ; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Tolthorp and Robert, his brother, acknowledge that they owe to John de la Haye 20 marks ; to be levied, in default of payment, of their lands and chattels in co. Rutland.

Richard de Herthull, Simon Basset, and Adam Basset acknowledge that they owe to William de Hamelton, clerk, 3 cartloads of lead, price 6*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Derby, Somerset, and Stafford.

The abbot of Dorkecestre acknowledges that he owes to Roger de Beufou 140 marks ; to be levied, in default of payment, of his lands and chattels in co. Oxford.—Walter de Agmodesham received the acknowledgment by writ.

1287.

Membrane 10d—cont.

John de Tracy acknowledges that he owes to John Tany 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Henry de Berewik acknowledges that he owes to Robert son of Walter 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Roger Crock acknowledges that he owes to Peter de Leye[estria] 2½ marks ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

The abbot of Wauton acknowledges that he owes to Robert son of Walter 50 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Varated, because the parties afterwards sought to have it annulled.

Hethelina, late the wife of Robert de Gylling, acknowledges that she owes to Patrick le Kriur 8*l.* ; to be levied, in default of payment, of her lands and chattels in co. York.

Cancelled on payment.

John Paynel acknowledges that he owes to Baroncinus Walteri and Brunettus and Richard, his sons, merchants (*mercior*) of Lucca, 11*l.* ; to be levied, in default of payment, of his lands and chattels in co. York.—H. de Kend[ale] received the acknowledgment.

Humphrey de Melkanthorp and Walter de Holthale acknowledge that they owe to Robert de Barton, clerk, 16*s.* ; to be levied, in default of payment, of their lands and chattels in co. Westmoreland and Northumberland.

Cancelled on payment.

Richard de Ispania acknowledges that he owes to William de Hamelton, clerk, 120 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Knaresburgh and Robert de Sprotle, attorneys of Martin de Grymston, executor of William's will.

The aforesaid Richard acknowledges that he owes to William 10 marks ; to be levied, in default of payment, of his lands and chattels in the said county.

Adam le Despenser acknowledges that he owes to Nicholas de Ocham, clerk, 100*s.* ; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Gilbert Coleman of Relegh acknowledges that he owes to John son of Simon and Robert de Sancto Claro and their co-executors of the will of William de Sancto Claro 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert le Baud acknowledges that he owes to William de Hamelton, clerk, 20*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John Paynel, knight, and Richard de Bray, clerk, acknowledge that they owe to Thomas Sely, skinner, of London, 23*l.* ; to be levied, in default of payment, of their lands and chattels in cos. Bedford, Warwick, and Kent.

Oliver de Wysete, rector of the church of Wakefeld, diocese of York, and William de Rollesby, rector of the church of Suthreppes, diocese of Norwich, acknowledge that they owe to Hugilinus Petri de Luk' and his

1287.

Membrane 10d—cont.

fellows of the society of the son of Betory, merchants of Lucca, 100 marks; to be levied, in default of payment, of their ecclesiastical goods in the dioceses aforesaid.—W. de Hamelton received the acknowledgment.

Cancelled on payment.

Nicholas de Halyburn came before the king, on Thursday after St. Katherine, and sought to replevy his land in Aulton, which was taken into the king's hands for his default in the court of Aulton against Nicholas de la Flode. This is signified to the bailiffs of Aulton.

Walter de Castello, clerk, acknowledges that he owes to Dionisia de Monte Caniso and the other executors of the will of William son of Warin de Monte Caniso 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Hertford and Kent.

Cancelled on payment.

Nicholas de Cliburn acknowledges that he owes to William de Holecote, clerk, 3½ marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

William de Hasting' and John de Bokishull acknowledge that they owe to John Ben and William Simund 50 marks; to be levied, in default of payment, of their lands and chattels in cos. Sussex and Kent.

Cancelled on payment.

Peter de Berneval and Henry, his brother, acknowledge that they owe to William de Hamelton, clerk, 8*l.*; to be levied, in default of payment, of their lands and chattels in cos. Essex and Middlesex.

John le Blond and Robert de Kydeministre, citizens and merchants of London, acknowledge that they owe to Edmund, the king's brother, 60*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment, acknowledged by Hugh de Vienna, Edmund's attorney.

William de Wyntonia and Ralph Atteberwe of Edelmeton acknowledge that they owe to Humphrey de Plechedon, clerk, 80 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Cancelled on payment.

William de Seningham of Grantchester (*Magna Cestre*) acknowledges that he owes to Roger Sibbling of London 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Master Thomas de Segefeld, Walter de Gayton, and William, his son, acknowledge that they owe to Geoffrey de Geddinge and Walter, his son, 20*l.*; to be levied, in default of payment, of their lands and chattels in the city of London and co. Buckingham.

The aforesaid Walter and William acknowledge that they owe to Master Thomas de Segefeld 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Dec. 19.
Westminster.

Ralph le Kentey's of Hornidone acknowledges that he owes to William de Hamelton, clerk, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness: Edmund, earl of Cornwall.

William Mowyn acknowledges that he owes to William de Holecote, clerk, 57*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

1287.

Membrane 10d—cont.

Hugh de Hengeston acknowledges that he owes to R. bishop of Bath and Wells 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1288.

MEMBRANE 9d.

Jan. 6.
Westminster.

Master Robert de Thorp acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Salop and Derby. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Walter de Gayton acknowledges that he owes to Philip Burnell 100s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Henry de Melmoreby came before the king, on Wednesday the morrow of St. Hilary, and sought to replevy to William son of Roger de Horsleye the latter's land in Moreton, which was taken into the king's hands for his default against Richard de Musgrave. This is signified to the justices of the Bench.

Matthew de Vyler came before the king, on Monday after St. Hilary, and sought to replevy to Lucy de Sendes her land in Sendes, which was taken into the king's hands for her default against the prior of Newark (*de Novo Loco*). This is signified to the justices of the Bench.

John de Dun came before the king, on Sunday after St. Hilary, and sought to replevy his land in West Tuddewrth, which was taken into the king's hands for his default against William de Neville. This is signified to the justices of the Bench.

John Lyne came before the king, on Monday before SS. Fabian and Sebastian, and sought to replevy his and his wife Joan's land in Bredelepe, which was taken into the king's hands for their default against Ralph atte Crofte and Edith, his wife. This is signified to the justices of the Bench.

Robert de Navesby came before the king, on Wednesday before St. Gregory, and sought to replevy to William son of Walter de Geyton the latter's land in Bebbegrave near Weston, which was taken into the king's hands for his default against Nigel son of Roger de Bebbegrave. This is signified to the justices of the Bench.

Roger de la More came before the king, on Monday after St. Prisca, and sought to replevy 5s. yearly of land in Flore, which was taken into the king's hands for his default against Reginald de Hotot. This is signified to the justices of the Bench.

Jan. 17.
Westminster.

Peter Huberd of Clare acknowledges that he owes to Ranulph Folejaumbe 30 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk. Witness: Edmund, earl of Cornwall.

Adam le Clerk of Blechedon acknowledges that he owes to Thomas de Capella 6 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Enrolment of grant by Emma, daughter of Eustace son of Walter, to Henry de Enefeud of all her lands in the town of Great Laufare and in Ovesham; rendering to her therefor a grain of pepper yearly. She also releases to him her right in all the lands that he holds in the said towns.

1288.

Membrane 9d—cont.

Witnesses: Ralph de Marcy, Richard de Mussegros, Ralph de Essexe, Richard le Someter, Simon de Bideford, Geoffrey Shep, Benedict de Brademere.

Memorandum, that Emma came into chancery at Westminster, on Thursday the feast of St. Vincent, and acknowledged the premises.

Robert de Orchindon, William le White, and Henry Goldiland acknowledge that they owe to John Paynell 40s.; to be levied, in default of payment, of their lands and chattels in co. Kent.

William de Trenszyk, William de Penbolgh and Petronilla, his wife, came before the king, on Friday after St. Vincent, and sought to replevy their their land in Trenszyk, which was taken into the king's hands for their default against William de Serjaus. This is signified to the justices of the Bench.

Richard de Berwe acknowledges that he owes to Master William de Ewelle 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Surrey.

William de Spaldinge acknowledges that he owes to Ralph de Banneburi 20 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Walter de Leghton acknowledges that he owes to Robert de Wyke 40s.; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William de Percy of Kyldale, the younger, acknowledges that he owes to Geoffrey de Oxonia 13 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Henry Lovel of Boveney acknowledges that he owes to Robert le Clerk of Dorneye, 20s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Herbert de Ros acknowledges that he owes to John, archbishop of York, 9l.; to be levied, in default of payment, of his lands and chattels in co. York.

Ranulph de Monte Caniso acknowledges that he owes to Hugh de Byrne, parson of the church of Northmimes, 16 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Memorandum, that Hugh afterwards came into chancery, and assigned to Master Henry de Bray the aforesaid debt.

Ralph son of William acknowledges that he owes to Baruncinus Galterii and Burnettus and Richard, his sons, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert son of Roger acknowledges that he owes to Master Walter de Foderingeye, keeper of the house of the Scholars of Balliol, Oxford, and to the scholars of the same 100l.; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Northumberland.

Cancelled on payment, acknowledged by Master William de Kyrneshale, master of the house aforesaid.

Stephen de Boneville acknowledges that he owes to Master Henry de Bray 115s. 5d.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

1288.

*Membrane 9d—cont.*Feb. 3.
Westminster.

John de Warennæ, earl of Surrey, acknowledges that he owes to John de Bauquell and Cicely, his wife, executrix of the will of John Adrian, the younger, her former husband, 591 marks 9s. 1½d.; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Sussex, Norfolk and York. Witness: Edmund, earl of Cornwall.

John le Franceys acknowledges that he owes to Robert de Barton, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

John, prior of the church of St. Pancras, Lewes, acknowledges, for himself and his house, that he owes to Baroncinus Walterii and Brunettus and Richard, his sons, and to Opisus Malesardi, merchants of Lucca, 300 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Thomas de Neyvill acknowledges that he owes to O. bishop of Lincoln 35l.; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Roger de Ethelarton acknowledges that he owes to Robert de Asshinton 60s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

*MEMBRANE 8d.*Feb. 5.
Westminster.

William de Stokes acknowledges that he owes to Robert, bishop of Bath and Wells, 26l.; to be levied, in default of payment, of his lands and chattels in co. Sussex. Witness: Edmund, earl of Cornwall.

Herbert de Ros acknowledges that he owes to Gilbert de Luda, citizen of York, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Walter de Derneford acknowledges that he owes to Alda Coleman 39s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Robert de Wyleghby acknowledges that he owes to John de Ditton, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Essex.

Master Richard de Thorneberg acknowledges that he owes to Nicholas de Warewik 20 marks; to be levied, in default of payment, of his lands and chattels in London.

Cancelled on payment.

Roger de Purbyk acknowledges that he owes to Master John Lovel 40s.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Roger Pастey of Lincoln acknowledges that he owes to Robert le Venur 2 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Thomas le Graunger of Lincoln acknowledges that he owes to Robert le Venur 4 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

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Membrane 8d—cont.

Joan, late the wife of Richard Braund, acknowledges that she owes to the said Robert 26s. 8d. ; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

Eva de Repindon acknowledges that she owes to the said Robert 26s. 8d. ; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

Robert le Venur acknowledges that he owes to Thomas Braund 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Bolingbrok acknowledges that he owes to William de Hamelton 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Gilbert de Hodon acknowledges that he owes to the said Nicholas 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas de Wyndesoure acknowledges that he owes to Adam de Poterton 100s. ; to be levied, in default of payment, of his lands and chattels in the city of London.

Roger de Monte Alto acknowledges that he owes to Guche Johan and Reiner, his brother, merchants of Florence, 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Goldington of Appelby acknowledges that he owes to Robert de Bartheleby, clerk, 33s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Hugh Ridel acknowledges that he owes to Gilbert de Cesterton 10 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Ralph de Berners acknowledges that he owes to Hugh de Vienna 20 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Thomas de Sancto Michael and Ralph Crepyng acknowledge that they owe to Robert, bishop of Bath and Wells, 100s. ; to be levied, in default of payment, of his lands and chattels in cos. Kent and Middlesex.

Cancelled on payment, acknowledged by William de Hamelton, archdeacon of York.

Robert de Bray acknowledges that he owes to Master Henry de Bray 12l. 10s. 0d. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of release by John de Manecestre, knight, to Osbert de Bereford and William, his brother, and to William's heirs and assigns of his right in the manor of Drakenegg, which he had previously demised to Osbert and William for their lives ; rendering to him 1d. yearly. Witnesses : Sir William de Hamelton, Sir John de Langeton, Sir William de Birlay, Sir Thomas de Capella, Sir Adam de Osgotby, Sir Nicholas de Warrewick, Sir Alexander de Coventr[eia], Sir Robert de Stokes, Sir Robert Motun, Sir Walter de Culy, Sir Henry le Warner. Dated at London, 1 February, 16 Edward.

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Membrane 8d—cont.

Memorandum, that John came into chancery at Westminster, on the first Sunday in Lent, and acknowledged the aforesaid deed, and prayed that it might be enrolled in chancery.

Vacated, because it was restored and cancelled.

Feb. 16. To the sheriff of Kent. Writ of summons of an eyre to be holden in Westminster. that county at Canterbury in three weeks from Easter before John de Metingham and other justices. Witness: Edmund, earl of Cornwall.

Cancelled, because it was revoked.

The like to the sheriff of Surrey for an eyre to be holden on the same day at Gildesford before Solomon de Roff[a] and other justices.

Vacated, because it was prorogued until the king shall otherwise ordain, by reason of the eyre that was afterwards summoned in co. Sussex, as appears below.

Dionisia de Lynton acknowledges that she owes to William de Burnton, clerk, 6 marks; to be levied, in default of payment, of her lands and chattels in co. York.—William de Hamelton received the acknowledgment.

Thomas de Stodham acknowledges that he owes to William de Hamelton, clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Feb. 16. To the sheriff of Northampton. Order to strengthen and increase his Westminster. next profer [at the exchequer] at Easter, and to pay then to J. bishop of Ely, the treasurer, all the money that he can acquire from all sources, as the treasurer more fully orders him on the king's behalf, as the king needs money more than usually by reason of divers pressing affairs. The sheriff is warned that if he do not do this, the king will so punish him (*ad te captemus*) that he shall feel himself aggrieved for ever. Witness: Edmund, earl of Cornwall.

The like to all the sheriffs of England.

Feb. 16. To the sheriff of York. Writ of summons of an eyre for pleas of the Westminster. Forest within the forest of Edmund, the king's brother, in that county to be holden at York in fifteen days from Easter before William Wyther and Roger le Brabanzun, whom the king has appointed to make eyre at Edmund's request. Witness: Edmund, earl of Cornwall.

William de Neirford acknowledges that he owes to Richard de Wurmele 20 marks: to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Simon Basset acknowledges that he owes to William de Hamelton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.—The aforesaid William received the acknowledgment.

Cancelled on payment.

Robert de Dreyton, treasurer of St. Paul's, London, acknowledges that he owes to Hugh de Vienna, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Master William de Clifford, bishop of Emly (*Imelacens'*), acknowledges that he owes to Thomas de Novo Castro-super-Tinam, chaplain, 111 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

1288.

Membrane 8d—Schedule.

Partition of the lands that belonged to John de Vallibus, tenant in chief, between the heirs and parceners of his inheritance.

The part of William de Nerford and Petronilla, his wife, eldest daughter and co-heiress of John.—Let all persons know that whereas the manors of Therston, Shotesham, Wysete, Holt, Cleye, Hocton, Freston, with the lands in the town of Boston, and the manor of Hakeford, to wit the messuage with the arable lands, meadows, pastures, woods, fishponds, mills, and the market of Refham pertaining to the said manor of Hakeford, and a messuage in London called 'Le Blaunchappelton,' with the advowsons of churches and houses of religion, and knights' fees descend to Petronilla and Matilda, daughters and heiresses of John; at length, on Tuesday the morrow of the Purification, 16 Edward, it is thus agreed between William de Nerford and Petronilla, his wife, on the one side, and William de Ros of Hamelack and Matilda, his wife, on the other, that for the purparty falling to Petronilla there shall remain to William de Nerford and Petronilla the manors of Therston and Shotesham, co. Norfolk, and the manor of Wysete, co. Suffolk, except 14*l.* yearly of land and rent in the same manor that remain to William and Matilda in their purparty; a moiety of the manors of Holt, Cleye and Hocton, co. Norfolk; a moiety of the messuage in London called 'Le Blaunchappelton'; the advowsons of the churches of Holt, co. Norfolk, and Abyton, co. Cambridge; a knight's fee in Thorp and Wynch, co. Norfolk, which Lady Matilda de Vallibus, lady of Surlingham, holds; a knight's fee that Roger de Chervyle holds in Bicchamwelle, in the same county; a knight's fee that Simon le Gris holds in Turveton, in the same county; a knight's fee that William de Simplingham holds in Moringthorp, in the same county; a quarter of two knights' fees that Peter de Letheringsete holds in Letheringsete, Holt, Bayfeud, Scharneton, Kelling, and Becham, in the same county; a knight's fee that Roger de Perreres holds in Letheringsete, Holt, Honeworth, and Egefeud, in the same county; half a knight's fee that the heirs of Henry Torneturt hold in Totington, in the same county; a tenth of a knight's fee that Bartholomew Cordel holds in Grimeston, in the same county; a moiety of a quarter of a knight's fee that William Hervy holds in Honeworth, in the same county; a moiety of a sixteenth of a knight's fee that Geoffrey Syre holds in Merston, in the same county; a knight's fee that Ralph de Muney holds in Wyngham, co. Suffolk; a knight's fee that the heirs of Robert de Grumlie hold in Chedestan and Barsham, co. Suffolk, and Keteringham, co. Norfolk; a knight's fee that Robert de Beyton holds in Beyton, co. Suffolk; a knight's fee that Robert de Reydon holds in Reydon, in the same county; five knights' fees that the heirs of Bromfeld hold in Bromfeld, Wysete, Walpol, Wenhaston, Sybeton, and Wenham, in the same county; 5½ knights' fees that Robert de Valeyns holds in Perham, in the same county; a moiety of two knights' fees that Roger Bygot holds in Saham Barre, in the same county; a moiety of a quarter of a knight's fee that Nicholas Weylaund holds in Westerfeud, in the same county; half a quarter of a knight's fee that the heirs of William de Vallibus hold in Chedestan, in the same county; a knight's fee that Roger Quaremmme holds in Stutton, in the same county; and a knight's fee that Lady Matilda de Vallibus, lady of Surlingham, holds in Heneye, co. Essex; a fee that Fulk de Vallibus holds in Belcham, in the same county.

The part of William de Ros and Matilda, his wife, youngest daughter and co-heiress of the said John.—For the purparty falling to Matilda there shall remain to William and her the manor of Freston and the lands in the town of Boston, co. Lincoln, and the manor of Hakeford, to wit a messuage with arable lands, meadows, pastures, woods, fish-ponds, mills and the market

1288.

Membrane 8d—Schedule—cont.

of Refham pertaining to the said manor of Hakeford; a moiety of the manors of Holt, Cleye, and Hocton, co. Norfolk; 14l. yearly of land and rent in Wysete, co. Suffolk, as is aforesaid; a moiety of a messuage in London called 'Le Blaunchappelton.' There shall also remain to them the advowsons of the churches of Cleye and Shotesham, co. Norfolk. The following knights' fees shall also remain to them: a fee that Lady Matilda de Vallibus, lady of Surlingham, holds in Walton, co. Norfolk; half a fee that John de Dunham holds in Grimiston, in the same county; 1½ fees that Ralph Pycot holds in Little Framingham, in the same county; two fees that William de Kerdeston holds in Claston, in the same county, and Bulcampe, co. Suffolk; and five fees that Richard de la Rokele holds in Appelton, Wadeton, Shimpling, and Trowes, co. Norfolk; half a fee that Alexander de Boterwyk holds in Walton, in the same county; a quarter of a fee that Richard de Therston holds in Therston, in the same county; three fees that Peter Buszon holds in Wissingsete, in the same county; a fee that Sir Robert de Ver, earl of Oxford, holds in Keteringham, in the same county; 1½ fees that Peter de Letheringsete holds in Letheringsete, Holt, Bayfeud, Scharneton, Kellingh', Becham, and Cleye, in the same county; a moiety of a quarter of a fee that William Hervy and his parceners hold in Honeworth, in the same county; a moiety of a sixteenth of a fee that Geoffrey le Syre holds in Merston, in the same county; two fees that Robert de Barsham hold in Barsham and Redesham, co. Suffolk; two fees that Master Roger de Holebrock holds in Wenham and Reydon, in the same county; a moiety of two fees that Robert Bygot, earl of Norfolk, holds in Sahambarre, in the same county; a moiety of a quarter of a fee that Nicholas Weylaund holds in Westerfeud, in the same county; a fee that Alvred de Sulny holds in Reydon, in the same county; a fee that Talbot de Hintlesham holds in Hintlesham, in the same county; a tenth of a knight's fee that John de Normundy holds in Burys, co. Essex; a quarter of a knight's fee that the heirs of Alexander de Poynton hold in Freston and Boterwik, co. Lincoln; a fee that Laurence de la Roche holds in Freston and Boterwyk, in the same county. The advowsons of the houses of religion whereof John de Vallibus was seised in his demesne as of fee shall remain between the parties in common.

In witness whereof the parties have put their seals alternately to this indenture. Witnesses: Sir Thomas de Weylaund, John de Lovetot, John de Cobham, John de Tudeham, Nicholas Weylaund, Thomas Burd, William de Wauncy, knights; Nicholas de Castello, Hugh de Cressingham, William de Beckeles, clerks; Richard Urry, William Howard, William de Colney, James de Wissingsete, William de Dunston.

Memorandum, that this partition was made by the heirs and parceners, and that the dower falling to Sibyl, late the wife of the said John, of the lands, etc., aforesaid was assigned to her by them.

MEMBRANE 7d.

Master Stephen Wyth of Yarmouth acknowledges that he owes to Adam de Clare, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Ralph de Broghton, clerk, acknowledges that he owes to John de Benteleye 50 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

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Membrane 7d—cont.

Brother Roger de Bachesovre, proctor in England of the master of St. Thomas of Acre, acknowledges that he owes to Master Thomas de Wamberge, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Philip Pertrich acknowledges that he owes to William de Hamelton, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Essex.

William de Roseles and John de Tany acknowledge that they owe to Richard Guydicionis and his fellows, merchants of Lucca, 28*l.*; to be levied, in default of payment, of their lands and chattels in cos. York and Essex.

Roger Crok of London acknowledges that he owes to Adam de Osgotby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in London.

Hugh de Witton came before the king, on Friday the feast of St. Gregory, and sought to replevy to the abbot of Beghland the latter's land in Warthecop, which was taken into the king's hands for his default against Thomas de Cabergh and Richard de Warthecop. This is signified to the justices of the Bench.

Master Robert de Kyrketon acknowledges that he owes to Master Robert de Whetelay 46*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Match 15.
Westminster.

Memorandum, that the eyre of the justices for common pleas in co. Sussex was summoned at Chester on the morrow of the Ascension before Solomon de Roff[a] and others whom the king will send thither.

By order of the treasurer.

Daniel de Preston, Thomas le Serjaunt, John le Mareschal, Henry de Derby, and Walter le Mouner acknowledge that they owe to Master Peter de Pecham, clerk, 6 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.—William de Hamelton received the acknowledgment on the information of Master Thomas de Cantock.

Cancelled on payment.

William Beker of Kyrkeby came before the king, on Monday after the Annunciation, and sought to replevy his land in Kirkeby near Melton, which was taken into the king's hands for his default in the king's court against Thomas son of Thomas de Burgo of Melton. This is signified to the justices of the Bench.

Alexander de Lordyngdene came before the king, on Friday after the Annunciation, and sought to replevy to Robert de Aete, parson of the church of Erdingleye, the latter's land in Erdingleye, which was taken into the king's hands for his default in the court of John de Warrenna, earl of Surrey, at Lewes against Richard de Wakehurst. Order is given to the said John.

Walter de Gayton acknowledges that he owes to Philip le Treour, citizen of London, 4 marks 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John Mazun, merchant of Bordeaux, acknowledges that he owes to Master Thomas Cantok, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels.

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Membrane 7d—cont.

Roger le Venur of Shirleie came before the king, on Friday before St. Ambrose, and sought to replevy his land in Wyardeston, which was taken into the king's hands for his default against Benedict de Coudri. This is signified to the justices of the Bench.

John le Botyler came before the king, on Saturday before St. Ambrose, and sought to replevy to John de Havering the latter's land in La Legh and Sevenhampton, which was taken into the king's hands for his default against Joan, late the wife of Thomas de la Mare. This is signified to the justices of the Bench.

April. 4. The underwritten have quittance of the common summons of the éyre
Westminster. for common pleas in co. Kent. Witness: Edmund, earl of Cornwall.

John de Sancto Dionisio, archdeacon of Rochester.

Richard de Chigwell.

Roger de Merewrth.

The abbot of Radingg'.

The prioress of Haliwell.

Vacated, because it was revoked.

Adam Bruselaunce came before the king, on Sunday the feast of St. Ambrose, and sought to replevy to Richard son of John Moniword the latter's land in Wydemersburcote, which was taken into the king's hands for his default against Reginald Moniword. This is signified to the justices of the Bench.

John de Wythefeud came before the king, on Wednesday after St. Ambrose, and sought to replevy his land in Berking, which was taken into the king's hands for his default against Thomas de Northamptona and Margery, his wife. This is signified to the justices of the Bench.

Master Thomas de Monte Acuto, parson of the church of Alvericheston, acknowledges that he owes to Stephen le Coteler of Thurlawe 18 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Thomas son of Gilbert de Hanleye under Malverne and John Davy acknowledge that they owe to Master Ralph le Waleys, precentor of the church of Salisbury, and to Master William de Berges, archdeacon of Berks, and to the other executors of the will of Master H. de Branteston, late bishop of Salisbury, 100 marks; to be levied, in default of payment, of their lands and chatels in co. Worcester.

Ralph de Shirleye acknowledges that he owes to the aforesaid executors 105*l.*; to be levied, in default of payment, of his lands and chattels in cos. Warwick and Derby.

The said Ralph acknowledges that he owes to the aforesaid executors 40*l.* 11*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Reginald son of Henry Reynold came before the king, on Sunday after St. Ambrose, and sought to replevy to Robert de Branthon and Alice his wife, their land in Siwell, which was taken into the king's hands for their default against Michael de Siwell. This is signified to the justices of the Bench.

Hugh de Brandeston acknowledges that he owes to Master Ralph le Waleys, precentor of the church of Salisbury, and to Master William de Berges, archdeacon of Berks, and to the other executors of the will of

1288.

Membrane 7d—cont.

Master H. de Branteston, late bishop of Salisbury, 45*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

April 8. The under-written have quittance of the common summons for common
Westminster. pleas in co. Sussex. Witness: Edmund, earl of Cornwall.

The abbot of Redingg'.

A. bishop of Durham.

The abbot of St. Albans.

The master of the military order of the Temple in England.

The abbot of Bec Hellouin.

The abbot of St. Albans.

John de Warena, earl of Surrey.

Ellen la Zusche.

The abbess of Fontévrault.

William le Brun.

Laurence de Sancto Mauro.

Edmund, earl of Cornwall.

John de Sancto Johanne.

Matilda de Brom.

John de en . . wyk.

John de Hedeshor.

Peter, bishop of Exeter.

The abbot of Westminster.

Henry Trenchard.

Reginald de Grey.

Ralph de Camoys.

Giles de Audenardo.

The prior of Christ Church, Canterbury.

Roger le Warre.

R. bishop of London.

Anthony, bishop of Durham.

Joan de Vivone.

John, archbishop of Canterbury.

The abbess of Shaftesbury.

Philip de Monte Gomeri.

— Roger Doget of Hildrichesham acknowledges that he owes to Ralph de Hengham 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Lincoln.

— John de Manecestre acknowledges that he owes to the prior of Okeburn 10 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Adam Burre, Richard de Ispania, John de Ispania, parson of the church of Genge, and Ralph Cock of Pakelesham acknowledge that they owe to William de Hamelton, clerk, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

John Pecche acknowledges that he owes to Thomas de Maydinhith 22 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford and Sussex.

Peter de Dingleye acknowledges that he owes to the prior of the Hospital of St. John of Jerusalem in England 6 marks 12*s.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

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Membrane 7d—cont.

Richard de Tany, John de Sutton, and Hamo le Parker acknowledge that they owe to the abbot of St. John's, Colchester, 30 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Reginald le Porter of Persore and John de Picresham acknowledge that they owe to John de Lythegreins 50 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

John Eyngayne, the younger, acknowledges that he owes to Ralph de Lavinton 7 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Stephen de Walepol acknowledges that he owes to John del Haye 6 marks; to be levied, in default of payment, of his lands and chattels, in co. Cambridge.

Walter de Mulcastre acknowledges that he owes to Adam de Nedeham 6 marks; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

MEMBRANE 6d.

April 18. The underwritten have acquittance of the common summons [of the
Westminster. eyre] for common pleas in co. Dorset. Witness: Edmund, earl of Cornwall.

Henry de Lascei, earl of Lincoln.

The prior of La Grave.

The abbess of Fontévrault.

Isabella de Fortibus, countess of Albemarle.

Agnes de Vesci.

The abbot of Cyrencestre.

The abbot of St. Augustine's, Bristol.

Ellen de Gorges.

The prioress of Ambresbur[y].

William de Valencia.

John de Ponte.

The prior of the Hospital of St. John of Jerusalem in England.

Adam de Stratton, clerk.

John de Bohun.

The abbess of Shaftesbury.

Geoffrey de Wrokeshale.

R. bishop of Bath and Wells.

Alan Plogenet.

John de Cobeham.

Edmund, earl of Cornwall.

John de Pulbergh.

A. bishop of Durham.

The prioress of Clerkenewell.

John de Basing'.

Master William de Ewell.

Simon de Monte Acuto.

William de Wygeber'.

Henry de Lacy, earl of Lincoln.

The prior of Bradenestok.

Oliver de Dinham.

1288.

Membrane 6d—cont.

Robert son of Payn, Robert Achard, and Ralph de Gorges acknowledge that they owe to Hugh de Vienna, clerk, 40*l.*; to be levied, in default of payment, of their lands and chattels in cos. Dorset, Somerset, and Berks.

Cancelled on payment.

Reginald de Bulneye acknowledges that he owes to Henry le Mareschal of Gildeford, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

April 16.
Westminster.

To the sheriff of Dorset. Writ of summons of an eyre for common pleas to be holden at Shireburn, in the octaves of Holy Trinity, before John de Metingham and John de Cobeham and others. Witness: Edmund, earl of Cornwall.

Eustace de Hacche acknowledges that he owes to Hugh de Kendal, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in cos. Sussex, Warwick, and Surrey.

Robert Marmioun acknowledges that he owes to Thomas Filiol 8 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Nicholas de Kyrkeham acknowledges that he owes to Walter de Finchingfeld 77*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Peter son of Oliver de Hasele acknowledges that he owes to John de Bernewell, clerk, 11 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Tylton came before the king, on Friday the feast of St. George, and sought to replevy to Richard son of Thomas de Beby the latter's land in Queneby, which was taken into the king's hands for his default in the county [court] of Leicester against Robert de Queneby. This is signified to the sheriff.

Thomas son of William de Sharden came before the king, on Sunday the feast of St. Mark, and sought to replevy his land and that of James de Sharden, John son of William de Sharden, and Richard son of William de Sharden, which was taken into the king's hands for their default against Peter son of John de Sharden. This is signified to the justices of the Bench.

Richard son of Alan acknowledges that he owes to Robert, bishop of Bath and Wells, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The aforesaid Richard acknowledges that he owes to William de Hamelton 29*l.*; to be levied, in default of payment, of his lands and chattels in the aforesaid county.

Ralph de Berners acknowledges that he owes to John de Bauquell, citizen of London, 11*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Middlesex.

Cancelled on payment.

Henry de Sheldon, knight, acknowledges that he owes to Roger de Ardern 30*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1288.

Membrane 6d—cont.

Nicholas de Crumford acknowledges that he owes to William de Hamelton 20 cart-loads of lead, value 60 marks, price 40s. a load; to be levied, in default of payment, of his lands and chattels in co. Derby.

William Paynell acknowledges that he owes to John de Bauquell, citizen of London, 50s.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Robert de Ros acknowledges that he owes to William de Rithre 20 marks 3s. 4d.; to be levied, in default of payment, of his lands and chattels in co. York.

William de Rithre acknowledges that he owes to William de Helpiston 20 marks 3s. 4d.; to be levied, in default of payment, of his lands and chattels in co. York.

William de Hastings, knight, acknowledges that he owes John de Bauquell, citizen of London, 23l. 16s. 0d.; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Sussex.

Miles de Morton, Manserus de Morton, William de Harewell, and William de Rydale acknowledge that they owe to Walter de Reding', parson of the church of Bradefeld, 20l.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger la Ware acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Wilts, and Sussex.

Cancelled on payment.

April 25.
Westminster.

Matilda, late the wife of Elias de Rabayn, co-heiress of Stephen de Bause, her father, puts in her place Peter Malore and Robert de Stermesworth to receive her purparty of her father's inheritance.

Almaric le Despenser acknowledges that he owes to Robert, bishop of Bath and Wells, 8l.; to be levied, in default of payment, of his lands in cos. Wilts and Worcester.

Henry de Praers and John de Bradeford acknowledge that they owe to John de Derneford 20l.; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Cancelled on payment.

Robert de Pinkeny acknowledges that he owes to Goucheus Johannis 14 marks; to be levied, in default of payment, of his lands and chattels in cos. Essex and Buckingham.

Henry de Whiteway acknowledges that he owes to Richard Guidichon' and Henry de Podio and his fellows, merchants of Lucca, 8l. 0s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Gilbert de Appletrefeld acknowledges that he owes to William de Seleby 5 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Wahull acknowledges that he owes to William de Holecote, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

1288.

Membrane 6d—Schedule.

May 1. To the sheriff of Rutland. Writ of summons of an eyre for pleas of the
Westminster. Forest to be holden at Ocham on the morrow of St. John the Baptist
before Roger Lestrange (*Extraneo*), Peter de Lenche, and John son of
Nigel. Witness: Edmund, earl of Cornwall.

John de Insula acknowledges that he owes to Stephen de Cornhull 8*l.* ;
to be levied, in default of payment, of his lands and chattels in
co. Southampton.

Hugh le Blund acknowledges that he owes to Walter de Castello, clerk,
96*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in
co. Essex.

Cancelled on payment.

Master Richard de Clifford acknowledges that he owes to R. bishop of
Bath and Wells, the chancellor, and to William de Hamelton, clerk, 40
marks ; to be levied, in default of payment, of his lands and chattels in co.
Lincoln.

Cancelled on payment.

Peter Banning acknowledges that he owes to William le Prior of Win-
chester 20 marks ; to be levied, in default of payment, of his lands and
chattels in co. Southampton.

May 10. Henry, abbot of Fountains, acknowledges, for himself and his house, that
Westminster. he owes to Peter de Cestre, clerk, 300 marks ; to be levied, in default of
payment, of his lands and chattels in co. York. Witness: Edmund, earl of
Cornwall.

Robert Pecche acknowledges that he owes to William son of Simon de
Plumste 13 marks ; to be levied, in default of payment, of his lands and
chattels in cos. Norfolk, Suffolk, and Essex.

Roger de Thornewton acknowledges that he owes to Elias de Histon,
chaplain, 25*l.* ; to be levied, in default of payment, of his lands and chattels
in co. Cambridge.

John de Novo Burgo acknowledges that he owes to William de Hamelton,
clerk, 10 marks ; to be levied, in default of payment, of his lands and chattels
in co. Dorset.

John de Columbariis acknowledges that he owes to John Waleraund 50
marks ; to be levied, in default of payment, of his lands and chattels in co.
Somerset.

Aubrey Capel acknowledges that he owes to Robert de Asshedon 8*l.* ; to
be levied, in default of payment, of his lands and chattels in co. Cambridge.
—H. de Kend[ale] received the attorneys (*sic*).

Adam de Novo Mercato acknowledges that he owes to Henry de
Glaston[ia] 50*s.* ; to be levied, in default of payment, of his lands and
chattels in cos. York and Lincoln.

Thomas de Morton came before the king, on Whitsunday, and sought to
replevy to Isabella la Pessonier and William, her son, their land in Little
Brinton, which was taken into the king's hands for their default against
Juliana, late the wife of Thomas Lord of Little Brinton. This is
signified to the justices of the bench.

1288.

Membrane 6d—cont.

Richard de Ruton of Ludelawe and Richard son of Richard de Salopia acknowledge that they owe to William de Hamelton, clerk, 33 marks; to be levied, in default of payment, of their lands and chattels in co. Salop.

Cancelled on payment.

May 15. Richard son of Richard de Salopia acknowledges that he owes to the said
Westminster. Richard de Ruton 33 marks; to be levied, in default of payment, of his lands and chattels in co. Salop. Witness: Edmund, earl of Cornwall.—H. de Kend[ale] received the recognisance.

William de Grafton, clerk, acknowledges that he owes to brother William, treasurer of the New Temple, London, 20s.; to be levied, in default of payment, of his lands and chattels in co. Dorset.

John de Boywyk came before the king, on Monday the morrow of Holy Trinity, and sought to replevy to Eglyna de Columbaris her land in Wolwardeston, which was taken into the king's hands for her default against Thomas Fraunceys and Agnes, his wife. This is signified to the justices of the Bench.

The said John came before the king, on the said Monday, and sought to replevy to Juliana atte Chete, John son of Bernard and Joan, his wife, their land in Wolwardeston, which was taken into the king's hands for their default against Thomas Fraunceys and Agnes, his wife. This is signified to the justices of the Bench.

Henry de Wenredeston came before the king, on the same day, and sought to replevy his land and that of Nicholas son of Agatha de Stapeye, Henry his brother, William de Wermedale and Joan, his wife, in Lindestede, which was taken into the king's hands for their default against Margery, late the wife of Robert le Wyse of Lindestede. This is signified to the justices of the Bench.

Richard de Tenham came before the king, on Monday the morrow of Holy Trinity, and sought to replevy the land of Henry de Wenredeston, Nicholas son of Agatha de Shepeye, Henry, his brother, William de Wermedale and Joan, his wife, in Lindestede, which was taken into the king's hands for their default against the aforesaid Margery. This is signified to the justices of the Bench.

Robert de Teye acknowledges that he owes to Peter Cosin, citizen of London, 40l.; to be levied, in default of payment, of his lands and chattels in co. Berks.—W. de Hamelton received the acknowledgment.

Ralph de Broghton acknowledges that he owes to Nicholas de Beauvys 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

The prior of St. Martin's in the Fields (*de Campis*) came before the king, on Saturday after Holy Trinity, and sought to replevy his land in Brade-ford near Barnestapel, which was taken into the king's hands for his default against Matilda, late the wife of Roger de la Barre. This is signified to the justices of the Bench.

John son of John Martin came before the king, on Sunday after St. Augustine, and sought to replevy to John Martin the latter's land in Fayreford, which was taken into the king's hands for his default against Eva, daughter of Henry son of Stephen, Amice and Alice, her sisters. This is signified to the justices of the Bench.

1288.

Membrane 6d—cont.

Enrolment of release by John de Manecestre to Osbert de Bereford and William, his brother, of his right in the manor of Drageneg in the parish of Kynesbury, which manor he demised to them for their lives. Dated at London, on Friday after Holy Trinity, 16 Edward. Witnesses: Sir William de Hamelton, Sir Hugh de Kendale, Sir John de Langeton, Sir Nicholas de Warewyk, Sir Alexander de Coventre, Sir Robert Motun, Roger Hillary.

Memorandum, that John came into chancery, and acknowledged the said deed.

Robert son of Roger acknowledges that he owes to Hugh de Vienna, clerk, 74*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert acknowledges that he owes to Hugelin de Wyk and Pinus Bernardini, merchants, 58*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex, Norfolk, and Suffolk.

Hugh Trippe came before the king, on Sunday after St. Augustine, and sought to replevy his land in Derby, which was taken into the king's hands for his default against William Dun of Sank and Emma, his wife. This is signified to the justices of the Bench.

Ralph Perot acknowledges that he owes to Robert de Draytone, treasurer of St. Paul's, London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

John Wade came before the king, on Tuesday the morrow of St. Petronilla, and sought to replevy his land in Bray and Cosham, which was taken into the king's hands for his default against Margery, late the wife of Henry Wade. This is signified to the justices of the Bench.

William Pacy of Mershton came before the king, on Tuesday the morrow of St. Petronilla, and sought to replevy to Walter Pacy the latter's land in Mershton, which was taken into the king's hands for his default against William Peytevyne. This is signified to the justices of the Bench.

Robert de Kyrkeby acknowledges that he owes to William de Holecote, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Westmoreland.

Membrane 6d—Schedule, dorse.

Nicholas de Strongeford of Mershton came before the king, on the said day, and sought to replevy his land in Mershton, which was taken into the king's hands for his default against William Peytevyne. This is signified to the justices of the Bench.

Walter de Bedewell acknowledges that he owes to Geoffrey de Sandiacre 10 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Master Ralph de Banbury acknowledges that he owes to Master Ranulph Folejaumbe 40 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

John, abbot of Glastonbury, acknowledges that he owes to Baroncins Galteri, Brunettus and Richard, his sons, and Opizo Malizardi, merchants

1288.

Membrane 6d—Schedule, dorse—cont.

of Lucca, 250 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

June 4.
Westminster.

The said abbot acknowledges that he owes to the said Baroncinus, Brunettus, Richard and Opizo 906 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

Warin de Insula acknowledges that he owes to John But of Cambridge 180*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

The said Warin acknowledges that he owes to the said John 35*l.* 4*s.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Alan de Neyrburgh acknowledges that he owes to Hugh Gobioun 11*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Memorandum, that Robert son of Roger of co. Northumberland, Hugh Gobioun of the same county, Hugh de Bibbesworth of co. Essex, and Adam de Neyreburch came into chancery at Westminster, on 4 June, and mainperned there for John Comyn, son and heir of William Comyn, tenant in chief, whose marriage the king asserts pertains to him, that John shall not marry without the king's licence. If he do so before the arrival of the king in the realm, the mainpernors shall satisfy the king at his coming into England for the value of the marriage and for the forfeiture of the same, if the marriage ought of right to pertain to the king.

Vacated because John was in Scotland on the day of William's death and for two years before it, as was found by Thomas de Normanvill, who made inquisition concerning this matter; for which reason John's marriage does not pertain to the king at present.

Elias de Tingewyk acknowledges that he owes to John de Toternho and Alice, his wife, 7 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert de Eton and Peter de Eton acknowledge that they owe to Elias son of Elias de Tingewyk 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks and Buckingham.

Robert de Kidminstre acknowledges that he owes to William Mowyn 8 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Henry son of Aucher and Master Thomas de Erleye, parson of the church of Berewyk, acknowledge that they owe to Roland de Arle and the other executors of the will of Robert Fulcon[is] 40 marks; to be levied, in default of payment, of their lands and chattels in cos. Essex and Wilts.

Simon de Bradham acknowledges that he owes to Robert de Asshedon, saddler of London, 48*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and Cambridge.

John de la Wade acknowledges that he owes to Master Henry de Bray 72*s.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

1288.

Membrane 6d—Schedule, dorse—cont.

Bernard de Brus acknowledges that he owes to Truffinus de Pyno and Ducheus Gerardi, merchants of Florence, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Cancelled on payment.

Walter de Bello Campo acknowledges that he owes to Duracius Huberti and Hubert Doysi and their fellows, merchants of Florence, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

William son of Walter de Geyton acknowledges that he owes to John Walrand of Berkhamptede 18 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Robert 'of the' Fernhurst came before the king, on Thursday before St. Barnabas, and sought to replevy his land in Wlipshire, which was taken into the king's hands for his default in the king's court against Robert le Taylur. This is signified to the justices of the Bench.

Nicholas de Haselbeche, parson of the church of Achirche, acknowledges that he owes to Master Henry de Bray 60 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

June 10. The under-written have acquittance of the common summons [of the eyre]
Westminster. for common pleas in co. Rutland. Witness: Edmund, earl of Cornwall.

William de Bello Campo, earl of Warwick.

Edmund, earl of Cornwall.

The abbot of Thorneye.

Geoffrey de Hauvill.

Hugh le Despenser.

Thomas de Normanvill.

John de Lovetot.

Gilbert de Umframvill.

Edmund de la Hyde acknowledges that he owes to Richard de Merton, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Berks.

Richard le Fraunkeleyn came before the king, on Saturday after St. Barnabas, and sought to replevy his land in Dunynton, which was taken into the king's hands for his default against Alan de Coupland. This is signified to the justices of the Bench.

Robert, abbot of Redingges, acknowledges that he owes to Master Richard de Merlawe and the other executors of the will of Master Adam de Fyleby 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Berks and Oxford.

John Gerveys came before the king, on Wednesday before St. Barnabas, and sought to replevy to Richard de Roscrik the latter's land in Penhalwyn, Teneuen and Coys near Trelesk, which was taken into the king's hands for his default against Oliver de Tregenhau and Matilda, his wife. This is signified to the justices of the bench.

Robert, abbot of Redingges, acknowledges that he owes to William de Wydehay and Thomas, his brother, and John de Breckinges, executors of the will of John de Sancta Maria, 44 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

1288.

Membrane 6d—Schedule, dorse—cont.

Hugh de Stretlegh of Mentemor acknowledges that he owes to Robert de Hamelhamsted, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Bucks.

June 23.
Westminster.

Thurstan de Kyngeston acknowledges that he owes to the prioress of Clerkinwell 90 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Edward Charles acknowledges that he owes to Hugelin Petri and his fellows of the society of the Bectori, merchants of Lucca, 16l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Bella Aqua and William le Vavasur acknowledge that they owe to William de Hamelton 7 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Lotarius de Florencia, parson of the church of Rishendon near Hegham, acknowledges that he owes to Robert de Barton and John de Langeton, 9 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

MEMBRANE 5d.

June 2.
Westminster.

To the sheriff of Worcester. Order to cause a regard to be made in the forest of Feckenham before the coming of the justices of the forest, so that it shall be made before Michaelmas. Witness: Edmund, earl of Cornwall.
[Capitula.]

The like to the sheriff of Wilts and Southampton for a regard in the forest of Chet, to be made before St. Peter ad Vincula.

Gerard de Caumvill came before the king, on Tuesday before Midsummer, and sought to replevy his land in Arewe, which was taken into the king's hands for his default against Godfrey, bishop of Worcester. This is signified to the justices of the Bench.

John de Munteny came before the king, on Wednesday the eve of Midsummer, and sought to replevy his land in Stanford and Kellewedon, which was taken into the king's hands for his default against John Lovel. This is signified to the justices of the bench.

William le Clerk of Bokeland came before the king, on Friday the morrow of Midsummer, and sought to replevy to William son of William le Clerk of Bokelond his land in Bokelond, which was taken into the king's hands for his default against Margery de Ledecumbe. Order is sent to the justices of the Bench.

William de Ros, the elder, of Ingmanthorp, acknowledges that he owes to William de Hamelton, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Hugh de Louthre acknowledges that he owes to Robert de Barton, clerk, 8 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

1288.

Membrane 5d—cont.

Robert Lowys came before the king, on Friday the feast of St. Swithin, and sought to replevy the lands of Thomas Corby and Josiana, his wife, Peter de Lincoln of Beverley, and Agnes, his wife, in Beverley, which was taken into the king's hands for their default against Matilda, late the wife of Roger de Northwode. This is signified to the justices of the bench.

William Godefrey of Little Laufare acknowledges that he owes to Master Walter de Stowe 4 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

For payment hereof he found as sureties John de Parva Laufare and John le Blunt, who constituted themselves principal debtors, and granted that this sum shall be levied, in default of payment, of their lands and chattels in co. Essex.

Master Lotarius de Florencia, parson of the church of Rishendon near Hegham, acknowledges that he owes to Robert de Barton, clerk, 60s.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Engayne, the younger, acknowledges that he owes to Pynus Bernardinus, citizen of London, three sacks of wool, price 20l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

The said John acknowledges that he owes to Baroncinus Galteri, merchant of Lucca, and Brunettus and Richard, his sons, 83l.; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Master Laurence de Wisebech acknowledges that he owes to William de Holecote 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Richard de Wyncestre acknowledges that he owes to John Cole, citizen of London, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Simon de Bradenham and Margery, his wife, acknowledge that they owe to Robert de Lafham and Richard Pecche, executors of the will of Almaric Pecche, 12 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

John Munteny came before the king, on Monday after the Translation of St. Thomas, and sought to replevy his land in Stanford and Kelwedon, which was taken into the king's hands for his default in the king's court against John Luvel. This is signified to the justices of the Bench.

William de Neyreford acknowledges that he owes to Master Henry de Bray 19l. 16s. 10d.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

Adam le Despenser acknowledges that he owes Michael Peyk of London 20l.; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Richard de Burhunte, Thomas Paynel, John de Basing, Michael de Chinham, and Thomas, parson of the church of Abbodeston, acknowledge that they owe to William de Hamelton, clerk, 120l.; to be levied, in default of payment, of their lands and chattels in cos. Sussex and Southampton.

1288.

Membrane 5d—cont.

Master Henry de Bray acknowledges that he owes to Robert de Littlebur[y], clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled because the parties afterwards came and prayed that it should be cancelled.

Geoffrey de Sancto Albano acknowledges that he owes to William de Sancto Christophoro 30s.; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

Humphrey de Donsterre acknowledges that he owes to Richard de Merton, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Surrey, Somerset, and Gloucester.

Richard de Breous acknowledges that he owes to Henry de Colevill and the other executors of the will of Roger de Colevill of Biham 42l.; to be levied, in default of payment, of his lands and chattels in cos. Suffolk and Norfolk.

Cancelled on payment.

MEMBRANE 4d.

July 24.
Westminster.

Master Robert Sever of Bristol acknowledges that he owes to Robert de Barthelby, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in cos. Somerset and Gloucester. Witness: Edmund, earl of Cornwall.

Adam le Dispenser of Staunleye Regis acknowledges that he owes to William de Holecote, clerk, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Munteny came before the king, on Saturday the eve of St. James, and sought to replevy his land in Stanford and Kelwedon, which was taken into the king's hands for his default in the king's court against John Luvel. This is signified to the justices of the Bench.

Dunelinus de Florencia, merchant of Florence, acknowledges that he owes to Master Thomas de Cantock 46s. 8d.; to be levied, in default of payment, of his lands and chattels in the city of London.

Richard le Especer acknowledges that he owes to Richard de Staunford, clerk, 30s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Peter de Gildeford, surgeon, acknowledges that he owes to Henry de Bernham 6 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Andrew de Kenebalton, parson of the church of Kynebalton, acknowledges that he owes to William de Hamelton, clerk, 56 marks; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.

Cancelled on payment.

Roger Crok acknowledges that he owes to William de Holecote 4 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Walter de Gilling acknowledges that he owes to Patrick le Criur 34s.; to be levied, in default of payment, of his lands and chattels in co. York.

1288.

Membrane 4d—cont.

Memorandum, that on Wednesday after St. Peter ad Vincula, 16 Edward, it was thus agreed between Sir Walter de Pedwardin, knight, and Sir William de Hamelton, clerk, that whereas Walter sold to William the marriage of John son and heir of Thomas de Saunton, together with the custody of the lands that belonged to Thomas in Leghton, Assheby and Saunton and together with other small things in the lands on the said days, for 160 marks paid to him by William beforehand, Walter hereby grants that unless William be contented for the marriage and custody aforesaid by the quinzaine of Michaelmas next, Walter shall restore to him the said 160 marks, and that William shall then restore to Walter the custody aforesaid, and that Walter shall satisfy William for his costs and expenses in the said lands in the meantime together with the gathering (*adunacione*) of the corn in the said lands.

John de Munteny came before the king, on Monday the eve of St. Laurence, and sought to replevy his land in Staneford and Kelwedon, which was taken into the king's hands for his default against John Luvel. This is signified to the justices of the Bench.

Ralph Luvel acknowledges that he owes to Richard de Mortelak 10 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Robert de Wyleghby acknowledges that he owes to Robert Person, citizen of London, 110s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Aug. 16. William de Stok acknowledges that he owes to William de Hamelton, Westminster. clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of grant by Ralph de Westburgh to Sir William de Hamelton, clerk, of the messuage with plot adjoining that Ralph had of the gift of Sir William de Staunton in Basingham; rendering therefor 6d. yearly to the chief lord. Witnesses: Sir Robert le Chamberleyn, Sir Robert de Monasteriis, knights, Nicholas Curzun, Nicholas Dysny, William de Carleton. Dated at London, on Tuesday the feast of St. Laurence, 16 Edward.

Aug. 15. *Memorandum*, that Ralph came into chancery at Westminster, and Westminster. acknowledged the aforesaid deed. Witness: Edmund, earl of Cornwall.

Enrolment of grant by John de Wauton, knight, to Sir John de Luvetot, the elder, of 60s. yearly of rent in his manor of Westbechesworth. He also grants to John his bondsmen in the said town, to wit Geoffrey le Paumer, William de Kensingham, Richard Ballard, and Humphrey le Caretter with all their offspring and all their goods and chattels; rendering therefor to the donor a rose at midsummer. Witnesses: Sir John de Abernon, William Aumbezaz, Robert de Bekewell, knights; Gilbert de Mibelham (*sic*), Robert de la Doune, Nicholas de Westmonasterio, William Auguyllun, Walter de Henford.

Memorandum, that John de Wauton came into chancery at Westminster, on Sunday the octave of the Assumption, and acknowledged the aforesaid deed. Witness: Edmund, earl of Cornwall.

Henry le Carpenter came before the king, on Monday the eve of St. Bartholomew, and sought to replevy to Richard de Sancto Walerico the latter's land in Fulbeck, which was taken into the king's hands for his default against Alice, late the wife of Nicholas de Fulbeck. This is signified to the justices of the Bench.

1288.

Membrane 4d—cont.

The abbot of Messingden acknowledges that he owes to Roger Bruning and Richard, his brother, 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter de Gayton acknowledges that he owes to Gregory de Rokesleye, citizen of London, 13 marks; to be levied, in default of payment, of his lands and chattels in cos. Buckingham and Northampton.

Aug. 22.
Westminster.

To Roger le Bygod, earl of Norfolk and Marshal of England. Inhibition of his going with horses and arms or otherwise with an armed band in the realm, whereby the people of the land or the king's peace may be disturbed, without an order from the king or Edmund, earl of Cornwall, supplying the king's place in England, as the king, before he left the realm, ordered the earl and other magnates of the realm then before him at Westminster to keep his peace within the realm during his absence. If any contention shall arise amongst them, [let the person aggrieved] come before the said Edmund in the quinzaine of Michaelmas next at Westminster to produce his proofs concerning the grievances inflicted upon him and to receive the remedy that the king's council shall provide. The king forbids his doing aught in breach of his peace under pain of forfeiting all that he holds of the king. [*Fœdera*; *Parl. Writs.*]

The like to William de Bello Campo, earl of Warwick, Gilbert de Clare, earl of Gloucester and Hertford, Hugh le Despenser, William de Breuse, and Richard son of John. [*Ibid.*]

John de Munteny came before the king, on Thursday after St. Bartholomew, and sought to replevy his land in Staneford, Kelwedon, and Littlebir[y], which was taken into the king's hands for his default against John Luvel. This is signified to the justices of the Bench.

MEMBRANE 3d.

Aug. 25.
Westminster.

To John de Waren, earl of Surrey. Order to the like effect to the preceding one to Roger le Bygod. Witness: Edmund, earl of Cornwall. [*Fœdera*; *Parl. Writs.*]

The like to Reginald de Grey, justice of Chester. [*Ibid.*]

To the sheriff of Westmoreland. As the king learns upon trustworthy evidence that certain magnates and others of the realm now prepare themselves in arms, whence great murmur is made amongst the people, and some fear that if assemblies of armed men or if men going with horses and arms be made secretly or openly in the king's land and power whilst he is out of his realm, matter for greater and more grievous dissension and disturbance may arise: the king orders the sheriff to cause proclamation to be made immediately upon sight hereof that no one shall, under pain of grievous forfeiture, prepare himself with arms or go with horses and arms in the realm, or make such assemblies in any way. The king is and will be prepared to exhibit full and speedy justice to all and singular concerning any trespasses and excesses committed within his land and power. The sheriff is enjoined to conduct himself so in executing this order that the king shall commend his diligence and that the king may not have to punish him (*ad te graviter capere*) in this behalf. He is ordered to certify the king of his proceedings in this matter on the morrow of Michaelmas next at his next profer. It is provided that the king's peace in those parts shall be observed inviolably by those deputed for its conservation. Witness: Edmund, earl of Cornwall. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

1288.

Membrane 3d—cont.

John son of Ralph Hardel of London acknowledges that he owes to Hugh de Jernemuta, clerk, 2 marks ; to be levied, in default of payment, of his lands and chattels in London.

Hugh de la More came before the king, on Wednesday the feast of the Nativity of St. Mary, and sought to replevy the land of John Glanergoes in Albrithton, which was taken into the king's hands for his default in the king's court against Elizabeth, late the wife of John Huse. This is signified to the justices of the Bench.

William de Branfeld, clerk, came before the king, on Saturday after the Nativity of St. Mary, and sought to replevy to Simon de Brithwelle his land in Earl's Barthon, which was taken into the king's hands for his default against Robert son of Geoffrey de Barthon. This is signified to the justices of the Bench.

Enrolment of release by Philip de Mardel[eye] to Sir Robert Burnell, bishop of Bath and Wells, of his right in a messuage, 100 acres of land, and 2 acres of wood, to wit whatever Philip had and held in the towns of Dacheswith and Welewes. For this release Robert gave to him 50 marks beforehand. Witnesses : Sir Robert de Graveley, Sir John son of Simon, Sir Henry de Wylemundel[eye], knights ; Laurence de Sancto Michael, Adam de Maundevill, Reginald de la Brochol. Dated at London, on Monday after the Decollation of St. John, 16 Edward.

Aug. 30.
Westminster.

Memorandum, that Philip came into chancery at Westminster, on the said Monday, and acknowledged the deed aforesaid. Witness : Edmund, earl of Cornwall.

Sept. 3.
Westminster.

The abbot of Tilteye acknowledges, for himself and his successors, that he owes to Hugelin Petri and his fellows, merchants of Lucca of the society of the sons of Betori, 340 marks ; to be levied, in default of payment, of his lands and chattels in co. Essex. Witness : Edmund, earl of Cornwall.

Memorandum, that Hugelinus and his fellows have a letter patent of the abbot for 31 sacks of wool, upon delivery whereof this recognisance shall be annulled.

Peter de Uppingham came before the king, on Saturday after the Nativity of St. Mary, and sought to replevy to Nicholas Prat, Richard and Matilda, his wife, and Amice de Walecote their land in Northkevelingworth, which was taken into the king's hands for their default against Robert son of Simon de Suthkevelingwrth. This is signified to the justices of the Bench.

Sept. 12.
Westminster.

To the sheriff of Essex. Writ of summons of an eyre for pleas of the Forest to be holden at Chelmeresford in a month from Easter before Roger Lestrangle, Peter de Lenche, and John son of Nigel, justices. Witness : Edmund, earl of Cornwall.

Thomas Crane came before the king, on Monday after the Nativity, and sought to replevy to the abbess of Godestowe her land in Heywrth, which was taken into the king's hands for her default against Sibyl, late the wife of Adam Warin. This is signified to the justices of the Bench.

Thomas Utlagh came before the king, on Wednesday the octaves of the Nativity of St. Mary, and sought to replevy to Robert de Boulton the latter's land in Apilton in Rydale, which was taken into the king's hands for his default against Master Robert de Sauthorp, parson of the church of Apilton in Rydale. This is signified to the justices of the Bench.

1288.

Membrane 3d—cont.

Peter Bernivall and Matilda, his wife, acknowledge that they owe to William de Orgoylle, merchant of Ageney, 28*l.* 10*s.* 0*d.* ; to be levied, in default of payment, of their lands and chattels in London.

Memorandum, that Peter came into chancery and made this recognisance, and that Robert de Bartheleby, by the assent of Sir H. de Kend[ale] and other his fellows, received Matilda's recognisance because she was pregnant.

Sept. 20.
Westminster. Robert le Bret acknowledges that he owes to John Gille of London 5 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester. Witness: Edmund, earl of Cornwall.

Anselm Reynberd acknowledges that he owes to William Trente, merchant of Briggelak, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Munteny came before the king, on Wednesday the morrow of St. Matthew, and sought to replevy his land in Staneford and Kelwedon, which was taken into the king's hands for his default against John Luvel. This is signified to the justices of the Bench.

The said John came before the king, on the same day, and sought to replevy his land in Lyttelbyri, which was taken into the king's hands for his default against the said John Lovel. This is signified to the justices of the Bench.

Sept. 24.
Westminster. Robert de Gedding acknowledges that he owes to Master Richard de Gedding, his brother, 70*l.*; to be levied, in default of payment, of his lands and chattels in cos. Suffolk, Essex, and Hertford.

Hugh de Gosebek came before the king, on Monday before Michaelmas, and sought to replevy his land in Suth Middleton near Bolum, which was taken into the king's hands for his default against Robert de Besepole and Alesia, his wife. This is signified to the justices of the Bench.

Thomas le Serjaunt of Watlington acknowledges that he owes to John de Carleby, chaplain, 7*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

William de Boyvill came before the king, on Monday after Michaelmas, and sought to replevy the land of William le Flemang of Leicester and Alice, his wife, which was taken into the king's hands for their default against Alice, late the wife of Robert Dyne, of Leicester. This is signified to the justices of the Bench.

Oct. 8.
Westminster. The under-written have quittance of the common summons [of the eyre] for pleas of the Forest in co. Essex. Witness: Edmund, earl of Cornwall.

Reginald de Grey.

The abbot of St. Edmunds.

John de Engayne, the elder.

Dionisia de Monte Caniso.

Richard de Chigwell.

The master of the military order of the Temple in England.

The abbot of Westminster.

The prioress of Clerkenwell.

Edmund, earl of Cornwall.

Richard, son of John.

The abbot of Battle.

The prior of Christ Church, Canterbury.

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Membrane 3d—cont.

The abbot of Berking.

William de Valencia.

Master William de Monte Forti, dean of St. Paul's, London.

Oct. 10.
Westminster.

The prior of Tonebrigg acknowledges, for himself and his successors, that he owes to Robert de Drayton and Master Ralph de Baldok and Master Ralph de Ivynghe, executors of the will of John de Chishull, late bishop of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

William de Hereford, the armourer (*le armurer*) of London, acknowledges that he owes to Thomas son of Godfrey le Mareschal of Westminster 8 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Theobald de Feringe acknowledges that he owes to Hugh de Crepping 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

William Wygeyn, the younger, Hugh de Gosebek, and John de Cakestrete acknowledge that they owe to William Wygeyn, rector of the church of Stowe, 12*l.*; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

MEMBRANE 2*d.*

Philip Malecharpin of Bautre acknowledges that he owes to John son of Alexander de Wintringham 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 12.
Westminster.

Master Philip le Waleys, parson of the church of Stretton, acknowledges that he owes to William son of Hugh and William le Brun, executors of the will of Master William de Radenoure, 11 marks; to be levied, in default of payment, of his lands and chattels in co. Salop. Witness: Edmund, earl of Cornwall.

Nicholas de Monemue acknowledges that he owes to the aforesaid executors 38 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

William de Northburgh acknowledges that he owes to William Grimbaud 70*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John Bluet acknowledges that he owes to John Cole, citizen of London, 9*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Simon son of Guy acknowledges that he owes to the abbot of Tavistok 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Hugh Druval of Garinges acknowledges that he owes to John de Bentley 10 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

1288.

Membrane 2d—cont.

John Engayne, the younger, acknowledges that he owes to Gauterinus Thedandi of Florence and Pinus Bernardini, citizens of London, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

William de Ros acknowledges that he owes to Master Henry de Bray, clerk, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Ranulph son of Robert de Heylesdon acknowledges that he owes to Agnes, late the wife of Robert de Heylesdon, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John de Calfhunte acknowledges that he owes to Simon le Graunt 8½ marks; to be levied, in default of payment, of his lands and chattels in co. Bucks.

Geoffrey de Greseley acknowledges that he owes to Thomas de Tittele 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

Richard son of Alan acknowledges that he owes to William de Hamelton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Henry de Berewyk acknowledges that he owes to John Tany, lord of Upminstre, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Ralph de Waddon acknowledges that he owes to John de Bohun 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Oct. 20.
Westminster.

John son of Reginald de Withihull acknowledges that he owes to Thomas de Berkeleye 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts. Witness: Edmund, earl of Cornwall.

Cancelled on payment.

William de Brok acknowledges that he owes to Adam de Nedham of St. Albans 8*l.* 12*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Middlesex and Northampton.

William de Bere acknowledges that he owes to R. bishop of Bath and Wells and the other executors of the will of Matilda Walraund 20 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

The prior of Brecon (*Breconia*) acknowledges that he owes to Ralph le Boteller, clerk, 15 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Stopes, parson of the church of Oswaldekirk, acknowledges that he owes to William de Hamilton 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

William Paynel acknowledges that he owes to John Cole, citizen of London, 21*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

1288.

Membrane 2d—cont.

Laurence de Brok acknowledges that he owes to Adam de Nedeham of St. Albans 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Gerard Salveyn acknowledges that he owes to Robert de Barthelby, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert Jerberge acknowledges that he owes to William de Holecote, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Thomas de Stodeham, knight, acknowledges that he owes to Adam de Nedeham of St. Albans 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

William de Biketon acknowledges that he owes to Roger Brouning and Richard, his brother, 40s.; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Reginald de Bello Campo acknowledges that he owes to Robert le Venur 6 marks: to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Stokes acknowledges that he owes to William son of Walter de Melton 36 marks 6s. 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

William de Hastings, William Tripancyn, Thomas de Rugge, and Peter de Denhull acknowledge that they owe to Adam de Clare 26 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Sussex, and Buckingham.

William de Alba Marla acknowledges that he owes to William de Hamelton, clerk, 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

John de Gemminges acknowledges that he owes to William de Alba Marla 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Robert de Pirariis, John de Ho, and John Adam of Stofton acknowledge that they owe to Master Henry de Bray 64*l.*; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Cancelled on payment.

Master Adam Waring of Acle and John de Ho acknowledge that they owe to the aforesaid Henry 100s.; to be levied, in default of payment, of their lands and chattels in cos. Norfolk and Suffolk.

Roger de Ware acknowledges that he owes to Roger de Inkpenne of Winchester 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

1288.

Membrane 2d—cont.

Thomas de Bekmore acknowledges that he owes to John Cole, citizen of London, 48 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

William Burnel acknowledges that he owes to William de Hamelton, clerk, 260 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Henry de Praers acknowledges that he owes to John de Derneford 20 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas Paynel acknowledges that he owes to William de Hamelton 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Richard de Merewell acknowledges that he owes to Thomas Paynel 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Roger Cosin and John de Novo Burgo acknowledge that they owe to Master Henry de Bray 101*s.*; to be levied, in default of payment, of their lands and chattels in co. Somerset.

Cancelled on payment.

MEMBRANE 1d.

Robert Swift of Newmarket (*de Novo Mercato*) acknowledges that he owes to Adam de Nedham of St. Albans 16*l.* 8*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Cambridge and Norfolk.

Nov. 5. John de Notingham, parson of the church of Gisleham, acknowledges
Westminster. that he owes to Hugh de Stapilford 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk. Witness: Edmund, earl of Cornwall.

John son of Philip acknowledges that he owes to R. bishop of Bath and Wells, the chancellor, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

John de Tracy and John de Sutton acknowledge that they owe to John de Tany 20 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Guy de Waterville acknowledges that he owes to Roger Orger of Meuton Mumbray 2 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Nov. 4. The prior of Giseburgh, for himself and his successors, acknowledges
Westminster. that he owes to Master Henry de Newerk, archdeacon of Richmond, 600 marks; to be levied, in default of payment, of his lands and chattels in co. York. Witness: Edmund, earl of Cornwall.

Memorandum, that the prior satisfied Henry for the aforesaid debt, wherefore the recognisance is cancelled by the king and council.

Thomas Silvestre of Yewelcestre acknowledges that he owes to William de Lotegareshal, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

1288.

Membrane 1d—cont.

Nicholas de Kirkeham acknowledges that he owes to Walter de Finchingfeld, the younger, 20*l.* 6*s.* 6*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Eliseus Bareyl of Lucca acknowledges that he owes to Henry de Podio 500 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Nov. 10.
Westminster.

Memorandum, that the eyre of the justices for common pleas in co. Wilts is summoned at Wilton on the morrow of St. Hilary next before Solomon de Roff[a] and others. Witness: Edmund, earl of Cornwall.

John de Stanlewe acknowledges that he owes to Robert de Bardeleby, clerk, one mark; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert de Veel acknowledges that he owes to Adam de Clare, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Robert son of William acknowledges that he owes to Baruncinus Galteri, Richard and Brunettus, his sons, 11 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Foxleye acknowledges that he owes to William de Hamelton, clerk, 22*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Berks and Southampton.

Cancelled on payment.

Leonius Dunning acknowledges that he owes to William Wygeyn and other co-executors of the will of Gerard de Insula 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

William, parson of the church of Rocheford, acknowledges that he owes to Master Robert Vincent of Rothewell 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 16.
Westminster.

To the sheriff of Southampton. Order to cause a regard to be made in the forest of La Bere before Easter next. Witness: Edmund, earl of Cornwall.

John son of John son of Alan de Wolvretton acknowledges that he owes to Anthony, bishop of Durham, 40*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and N[orfolk].

Cancelled on payment.

Memorandum, that the bishop came into chancery, and granted the said money to R. bishop of Bath and Wells, and remitted to the latter all action that he might have by reason of this recognisance.

Cancelled on payment, acknowledged by William de Hamelton and Dionysius(?) Well, executors of bishop R.'s will.

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- The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.
 The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.
39. *RECUEIL DES CRONIKES ET ANCHIENNES ISTORIES DE LA GRANT BRETAIGNE A PRESENT NOMME ENGLETERRE,* par JEHAN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. *Edited by* WILLIAM HARDY, F.S.A. 1864-1879. Vol. IV., 1431-1447. Vol. V., 1447-1471. *Edited by* Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884-1891.
40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND,* by JOHN DE WAURIN. Vol. I., Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. (Translations of the preceding Vols. I., II., and III.) *Edited and translated by* Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864-1891.

41. **POLYCHRONICON RANULPHI HIGDEN**, with Trevisa's Translation. Vols. I and II. *Edited by* CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.-IX. *Edited by* the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865-1886.

This chronicle begins with the Creation, and is brought down to the reign of Edward III. The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. **LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE**. *Edited by* the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous historians.

43. **CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406**, Vols. I.-III. *Edited by* EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866-1868.

44. **MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE UT VULGO DICITUR HISTORIA MINOR**. Vols. I.,-III. 1067-1253. *Edited by* Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of the British Museum. 1866-1869.

45. **LIBER MONASTERII DE HYDA : A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455-1023**. *Edited by* EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources, which are usually indicated with considerable care and precision. In many cases, however, the Hyde Chronicler appears to correct, to qualify, or to amplify the statements which, in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. **CHRONICON SCOTORUM. A CHRONICLE OF IRISH AFFAIRS**, from the earliest times to 1135; and **SUPPLEMENT**, containing the events from 1141 to 1150. *Edited, with Translation, by* WILLIAM MAUNSELL HENNESSY, M.R.I.A. 1866.

47. **THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I**. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum"; in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a specimen of the French of Yorkshire.

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51. *CHRONICA MAGISTRI ROGERI DE HOVEDENE*. Vols. I.-IV. *Edited by* the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History and Fellow of Oriel College, Oxford. 1868-1871.

The earlier portion, extending from 732 to 1148, appears to be a copy of a compilation made in Northumbria about 1161, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (*see* No. 49). From 1192 to 1201 may be said to be wholly Hoveden's work.

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